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1st day ......Monday, July 17, 1950 ......Pages 3 to 24 incl.
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3rd day .....Wednesday, July 19, 1950....Pages 41 to 49 incl.
4th day .....Thursday, July 20, 1950......Pages 50 to 77 incl.
5th day .....Friday, July 21, 1950 ........Pages 78 to 83 incl.
The Speaker, Representative Charles W. Hodde, of the Thirty-first
Regular Session of the Legislature, said the House to order at eleven
o'clock a. m.

Prayer was offered by the Reverend Delbert Daniels, Minister of the First
Christian Church of Olympia, Washington.

MESSAGES FROM THE SECRETARY OF STATE

United States of America,
State of Washington, Department of State.

To the Honorable Speaker of the House of Representatives,

Sir:

I, EARL COE, Secretary of State of the State of Washington and custodian of the Seal of
said State, do hereby certify that I have carefully compared the annexed copy of a
proclamation by the Governor calling an extraordinary session of the Legislature to con­
vene on the 17th day of July, 1950, with the original copy of said proclamation now on file
in this office, and find the same to be a full, true and correct copy of said original, and of
the whole thereof, together with all official endorsements thereon.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of
the State of Washington. Done at the Capitol, at Olympia, this 17th day of July, 1950.

EARL COE,
Secretary of State.

(The Seal of the State of Washington—1889)

OFFICE OF THE GOVERNOR

Filed June 12, 1950,
EARL COE, Secretary of State.

A Proclamation by the Governor:

WHEREAS, The supreme power of our citizens is the very foundation of our govern­
ment; and

WHEREAS, On November 2, 1948, the people of the State of Washington voted into law
Initiative Measure No. 172, known as the "Citizens' Security Act of 1948" which has added
millions of dollars to the cost of public welfare in this State; and

WHEREAS, The said Initiative Measure No. 172 provided no means for raising the funds
necessary to administer such an expanded welfare program; and

WHEREAS, The 1949 Session of the Legislature provided no additional revenue to cover
this tremendous increase in Welfare cost; and

WHEREAS, In view of these conditions the General Fund of the State is completely ex­
hausted and overdrawn to the extent of millions of dollars, and certain public welfare
appropriations will soon be exhausted; and

WHEREAS, Every effort has been made to avoid the expense of calling a special session
of the Legislature; and
WHEREAS, Because of this financial crisis in carrying out the mandate of the people of this State,

AN EMERGENCY exists, constituting an extraordinary occasion within the meaning of the Constitution of the State of Washington:

Now, Therefore, I, Arthur B. Langlie, Governor of the State of Washington by virtue of the authority in me vested by the Constitution, do hereby convene the Legislature of the State of Washington in extraordinary session in the Capitol at Olympia on the seventeenth day of July, A. D., 1950, at the hour of 11:00 o'clock a. m., Olympia daylight saving time, and

Do Hereby Specify, in accordance with the requirements of the Constitution that the purpose for which the Legislature is convened is to consider the necessary appropriations for the operation of State government.

In Witness Whereof, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this tenth day of June, A. D. nineteen hundred and fifty.

ARTHUR B. LANGLIE,
Governor of Washington.

BY THE GOVERNOR:
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 record and paper on file in the office of the Secretary of State relating to the appointment of AUGUST P. MARDESICH to the position of State Representative for the 38th Legislative District of the State of Washington, which seat was vacated by the death of Tony P. Mardesich.

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 17th day of July, A. D. 1950.

(THES SEAL OF THE STATE OF WASHINGTON—1889)
EARL COE,
Secretary of State.

RESOLUTION
APPOINTMENT
Filed Feb. 17, 1950,
EARL COE, Secretary of State.

WHEREAS, At a joint meeting of the Boards of County Commissioners of Snohomish County and Island County held in Coupeville, Washington, this 9th day of February, 1950, for the purpose of appointing a Representative for the 38th Legislative District, to fill the vacancy caused by the death of Tony P. Mardesich, Mr. Arthur Moa was unanimously chosen Chairman, and,

WHEREAS, The following nominations were made:
MR. AUGUST P. MARDESICH
MR. J. E. MCCOLLUM

and,

WHEREAS, No further nominations were received,

Now, Therefore, On Motion, In such joint session, Mr. August P. Mardesich is hereby appointed State Representative for the 38th Legislative District.

Passed in special and joint session this 9th day of February, 1950.

BOARD OF COUNTY COMMISSIONERS,
SNOHOMISH COUNTY, WASHINGTON.
L. E. GAMEY, Chairman,
RAY S. FARRELL,
W. A. WYATT.

Attest:
GEO. P. DUBUQUE, County Auditor of Snohomish County.

BOARD OF COUNTY COMMISSIONERS,
ISLAND COUNTY, WASHINGTON,
ARTHUR M. MOA, Chairman,
C. F. ANDREWS,
J. C. MEETER.

Attest:
ESTHER M. MONSON, Island County Auditor,
By: J. W. LIBBEY, Deputy County Auditor Island County.
FIRST DAY, JULY 17, 1950

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 record and paper now on file in the office of the Secretary of State relating to the appointment of HARRY A. SILER to the position of State Representative for the 20th Legislative District of the State of Washington, which seat was vacated by the resignation of George R. Thompson.

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 17th day of July, A. D. 1950.

(TH E SEAL OF THE STATE OF WASHINGTON—1889), EARL COE, Secretary of State.

CERTIFICATE

In the Matter of the Appointment of HARRY A. SILER as State Representative, 20th Legislative District, Lewis County, State of Washington.

Filed May 20, 1949,
EARL COE, Secretary of State.

STATE OF WASHINGTON } County of Lewis } ss.

This is to certify that the Board of Lewis County Commissioners met together in regular session on April 28, 1949, with Mr. Oscar J. Conner, Chairman, Mr. Clarence Roberts and Mr. Hubert Anderson, being all members present, and

WHEREAS, A motion was made by Mr. Anderson, seconded by Mr. Roberts and carried unanimously appointing MR. HARRY A. SILER of Randle, Lewis County, Washington as State Representative, 20th Legislative District, Lewis County, State of Washington, to take the place made vacant by Representative George R. Thompson, resigned, as of April 1, 1949, by notice to the Commissioners as recorded in minutes of Commissioners meeting on April 4, 1949.

Mr. Harry A. Siler filed his Oath of Office with the Auditor of Lewis County on May 5, 1949, and is recorded in Auditor's File No. 457379 and is hereby declared to be duly appointed as State Representative, 20th Legislative District, Lewis County, State of Washington.

Witness my hand and seal this 18th day of May, 1949.

ROY J. FLETCHER,
Lewis County Auditor and Ex Officio Clerk of said Board.

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 record and paper now on file in the office of the Secretary of State relating to the appointment of CLYDE MASSIE to the position of State Representative for the 8th Legislative District of the State of Washington, which seat was vacated by the resignation of W. C. RAUGUST.

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 17th day of July, A. D., 1950.

(TH E SEAL OF THE STATE OF WASHINGTON—1889), EARL COE, Secretary of State.

CERTIFICATE

STATE OF WASHINGTON } County of Lincoln } ss.

I, CHAS. A. RAMM, the duly appointed and acting clerk of the joint Boards of County Commissioners of Adams, Ferry and Lincoln Counties, Washington, hereby certify that at a special meeting of the said joint Boards of County Commissioners of Adams, Ferry and Lincoln Counties, held on Monday, August 15, 1949, in the County Commissioners' Office of Lincoln County, at Davenport, Washington, CLYDE MASSIE of Curlew, Washington was appointed Representative of the Eighth Legislative District of the State of Wash-
ington to fill the unexpired term of W. C. Raugust, whose resignation has been accepted by the joint Boards.

In Witness Whereof, I hereunto set my hand and official seal this 15th day of August, 1949.

CHAS. A. RAMM,  
Appointed Clerk of the Joint Boards of  
County Commissioners of Adams, Ferry and Lincoln Counties, Washington.

Filed Aug. 19, 1949,  
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 record and paper now on file in the office of the Secretary of State relating to the appointment of ED. S. MAYES to the position of State Representative for the 20th Legislative District of the State of Washington, which seat was vacated by the death of Ray W. Sprague.

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 17th day of July, A. D., 1950.

(SEAL OF THE STATE OF WASHINGTON—1889) EARL CoE, Secretary of State.

CERTIFICATE

In the Matter of the Appointment of ED. S. MAYES as State Representative, 20th Legislative District, Lewis County, State of Washington.

Filed Jan. 23, 1950,  
EARL CoE, Secretary of State.

STATE OF WASHINGTON  
COUNTY OF LEWIS

This is certify that on Thursday, January 19, 1950, the Board of Lewis County Commissioners appointed ED. S. MAYES of Centralia, Lewis County, Washington, as State Representative, 20th Legislative District, to fill the vacancy left by Ray W. Sprague, deceased, said appointment being recorded in the minutes of the Commissioners’ meeting held on said date.

Ed. S. Mayes filed his Oath of Office with the Auditor of Lewis County on January 20, 1950, in Auditor’s File No. 468632, and he is hereby declared to be duly appointed as State Representative, 20th Legislative District, Lewis County, State of Washington.

Witness my hand and seal this 20th day of January, 1950.

ROY J. FLETCHER,  
Lewis County Auditor and Ex Officio Clerk of The Board of Commissioners.

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 record and paper now on file in the office of the Secretary of State relating to the appointment of CHARLES A. GEROLD to the position of State Representative for the 36th Legislative District of the State of Washington, which seat was vacated by the resignation of George Kinnear.

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 17th day of July, A. D. 1950.

(SEAL OF THE STATE OF WASHINGTON—1889) EARL CoE, Secretary of State.
Mr. Charles A. Gerold,
1906 9th Avenue West,
Seattle, Washington.

Dear Sir:
The Board of County Commissioners in regular session on June 12, 1950, on motion, appointed you as State Representative from the 36th Legislative District, to fill the unexpired term of Mr. George Kinnear, resigned.

Attached please find Notice of Appointment and Oath of Officer. Will you kindly sign the Oath of Officer before a Notary Public and file in this office. One copy is for State file and the other is for your record.

Very truly yours,

cc: Election Department
    Mr. Gibbs, Commissioner
    Earl Coe, Secretary of State
    Olympia, Washington

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 record and paper now on file in the office of the Secretary of State relating to the appointment of Cecil A. Gholson to the position of State Representative for the 33rd Legislative District of the State of Washington, which seat was vacated by the resignation of Charles M. Carroll.

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 17th day of July, A. D. 1950.

(Seal)

Earl Coe, Secretary of State.

KING COUNTY COMMISSIONERS
402 County-City Building
Seattle 4
May 19, 1950

Mr. Cecil A. Gholson
2809 Cascadia Avenue
Seattle, Washington

Dear Sir:
The Board of County Commissioners in special session on May 19, 1950, on motion, appointed you to the office of State Representative from the Thirty-third District, King County, effective May 31, 1950, to fill the unexpired term of Charles M. Carroll, resigned.

Attached please find Notice of Appointment and Oath of Officer. Will you kindly sign the Oath of Officer before a Notary Public and file in this office. The duplicate is for your file.

Very truly yours,

cc: Election Department
    Earl Coe, Secretary of State
    Olympia, Washington

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 record and paper now on file in the office of the Secretary of State relating to the appointment of Charles A. Riemcke to the position of State Representative for the 14th Legislative Dis-
district of the State of Washington, which seat was vacated by the resignation of F. Stuart Foster.

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 17th day of July, A. D. 1950.

(Earlier Text Continued)

BOARD OF COUNTY COMMISSIONERS

In the Matter of the Appointment of a State Representative from the Fourteenth Legislative District of Yakima County, Washington.

RESOLUTION

WHEREAS, Governor Arthur B. Langlie has called a special session of the Washington State Legislature, to be convened July 17, 1950; and

WHEREAS, F. Stuart Foster, an elected Representative in the State Legislature from the State Legislative District Fourteen, of Yakima County, Washington, has resigned from said office and has been appointed State Senator for said Legislative District, and by reason thereof it has become necessary for the County Commissioners of Yakima County, Washington, to appoint some person to fill the vacancy of office so created;

Now, Therefore, Be It Hereby Resolved, That CHARLES A. RIEMCKE be and he is hereby appointed State Representative from the State Legislative District Fourteen, of Yakima County, Washington.

Dated at Yakima, Washington, this 1st day of July, 1950.

FRED G. REDMON, Chairman,
ANDY B. WALLACE, Commissioner
ANGUS MCDONALD, Commissioner,
Constituting the Board of County Commissioners of Yakima County, Washington.

Attest:

HAROLD PURDIN,
County Auditor and Ex-Officio Clerk of the Board,
By HAROLD PURDIN, Auditor and Clerk.
(County Auditor's Seal)

Filed July 3, 1950,
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 record and paper now on file in the office of the Secretary of State relating to the appointment of NEWMAN H. CLARK to the position of State Representative for the 43rd Legislative District of the State of Washington, which seat was vacated by the resignation of William D. Shannon.

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 17th day of July, A. D. 1950.

(Earlier Text Continued)

KING COUNTY COMMISSIONERS

402 County-City Building
Seattle 4
July 10, 1950

Mr. Newman H. Clark
3824 49th Avenue N. E.
Seattle, Washington

Dear Sir:

The Board of County Commissioners in regular session on July 10, 1950, on motion, appointed you as State Representative from the 43rd Legislative District, to fill the unexpired term of Mr. William D. Shannon, resigned.

Attached please find Notice of Appointment and Oath of Officer. Will you kindly sign the Oath of Officer before a Notary Public and file in this office. One copy is for the State file and the other is for your record.

Very truly yours,

BOARD OF COUNTY COMMISSIONERS,
ROBERT A. MORRIS, Clerk of Board.
By RALPH R. STENDER, Deputy.

cc: Election Department
Mr. Earl Coe
Secretary of State
Olympia, Washington
MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary,

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

Sir:

I, Earl Coe, Secretary of the State of Washington, do hereby certify that the following is a full, true and correct list of the persons elected and appointed to seats in the House of Representatives of the Legislature of the State of Washington as members thereof, at the special session of said Legislature commencing July 17, 1950, as appears from the election returns and certificates of appointment on file in the office of the Secretary of State:

<table>
<thead>
<tr>
<th>District</th>
<th>Name</th>
<th>Counties Represented</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 1</td>
<td>John R. Jones</td>
<td>(Douglas and Okanogan)</td>
</tr>
<tr>
<td>No. 1</td>
<td>Wilbur G. Hallauer</td>
<td></td>
</tr>
<tr>
<td>No. 2</td>
<td>Chas. W. Hodde</td>
<td>(Pend Oreille and Stevens)</td>
</tr>
<tr>
<td>No. 3</td>
<td>Bernard J. Gallagher</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 3</td>
<td>W. O. Allen</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 4</td>
<td>Carl F. Mohr</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 4</td>
<td>Robert E. Blair</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 5</td>
<td>Reuben T. Smiley</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 5</td>
<td>Russell T. Hoopingarner</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 6</td>
<td>Harold (Judge) Zent</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 6</td>
<td>Elmer E. Johnston</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 7</td>
<td>James P. Dillard</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>Clyde Massie (appointed)</td>
<td>(Adams, Ferry and Lincoln)</td>
</tr>
<tr>
<td>No. 8</td>
<td>David Hoefel</td>
<td></td>
</tr>
<tr>
<td>No. 9</td>
<td>Marshall A. Neill (appointed)</td>
<td>Whitman</td>
</tr>
<tr>
<td>No. 9</td>
<td>J. Chester Gordon</td>
<td>Whitman</td>
</tr>
<tr>
<td>No. 10</td>
<td>Dewey C. Donohue</td>
<td>(Asotin, Columbia and Garfield)</td>
</tr>
<tr>
<td>No. 10</td>
<td>Sidney S. Jeffreys</td>
<td></td>
</tr>
<tr>
<td>No. 11</td>
<td>Arthur Bergevin</td>
<td>Walla Walla</td>
</tr>
<tr>
<td>No. 11</td>
<td>James D. Stonecipher</td>
<td>Walla Walla</td>
</tr>
<tr>
<td>No. 12</td>
<td>Eva Anderson</td>
<td>Chelan</td>
</tr>
<tr>
<td>No. 12</td>
<td>Joe F. Lester (appointed)</td>
<td>Chelan</td>
</tr>
<tr>
<td>No. 13</td>
<td>R. C. (Brigham) Young</td>
<td>(Grant and Kittitas)</td>
</tr>
<tr>
<td>No. 13</td>
<td>Nat Washington</td>
<td></td>
</tr>
<tr>
<td>No. 14</td>
<td>Chas. A. Riemcke (appointed)</td>
<td>Yakima, part</td>
</tr>
<tr>
<td>No. 14</td>
<td>O. R. Schumann</td>
<td>Yakima, part</td>
</tr>
<tr>
<td>No. 15</td>
<td>Perry B. Woodall</td>
<td>Yakima, part</td>
</tr>
<tr>
<td>No. 15</td>
<td>Alfred S. Hillyer</td>
<td>Yakima, part</td>
</tr>
<tr>
<td>No. 16</td>
<td>Ole H. Olson</td>
<td>(Benton, Franklin, Klickitat and Skamania)</td>
</tr>
<tr>
<td>No. 16</td>
<td>C. C. Miller</td>
<td></td>
</tr>
<tr>
<td>No. 17</td>
<td>W. E. Carty</td>
<td>Clark</td>
</tr>
<tr>
<td>No. 17</td>
<td>Mark V. Holliday</td>
<td>Clark</td>
</tr>
<tr>
<td>No. 17</td>
<td>A. B. McPherson</td>
<td>Clark</td>
</tr>
<tr>
<td>No. 18</td>
<td>Julia Butler Hansen</td>
<td>(Cowlitz and Wahkiakum)</td>
</tr>
<tr>
<td>No. 18</td>
<td>Clyde James Miller</td>
<td></td>
</tr>
<tr>
<td>No. 19</td>
<td>Chet King</td>
<td>(Pacific and Grays Harbor, part)</td>
</tr>
<tr>
<td>No. 19</td>
<td>Ralph A. Smith</td>
<td>Lewis</td>
</tr>
<tr>
<td>No. 20</td>
<td>Ed S. Mayes (appointed)</td>
<td>Lewis</td>
</tr>
<tr>
<td>No. 20</td>
<td>Arthur S. Cory</td>
<td>Lewis</td>
</tr>
<tr>
<td>No. 20</td>
<td>Harry A. Siler (appointed)</td>
<td>Lewis</td>
</tr>
<tr>
<td>No. 21</td>
<td>Andrew Winberg</td>
<td>(Grays Harbor except 17 precincts)</td>
</tr>
<tr>
<td>No. 21</td>
<td>Grace Kelley</td>
<td>Thurston</td>
</tr>
<tr>
<td>No. 22</td>
<td>Arthur L. Callow</td>
<td>Thurston</td>
</tr>
<tr>
<td>No. 22</td>
<td>Edwin A. Henderson</td>
<td></td>
</tr>
<tr>
<td>No. 22</td>
<td>Clayton Farrington</td>
<td>Thurston</td>
</tr>
<tr>
<td>District</td>
<td>Name</td>
<td>Counties Represented</td>
</tr>
<tr>
<td>----------</td>
<td>-------------------------------------------</td>
<td>------------------------------------</td>
</tr>
<tr>
<td>No. 23</td>
<td>Henry A. Brown</td>
<td>Kitsap</td>
</tr>
<tr>
<td>No. 24</td>
<td>Geo. N. Adams</td>
<td>(Clallam, Jefferson, Mason)</td>
</tr>
<tr>
<td>No. 25</td>
<td>Gordon Sandison</td>
<td></td>
</tr>
<tr>
<td>No. 26</td>
<td>Edward A. Buse</td>
<td>Mason</td>
</tr>
<tr>
<td>No. 27</td>
<td>Reuben A. Knoblauch</td>
<td>Pierce, part</td>
</tr>
<tr>
<td>No. 28</td>
<td>Henry A. Brown</td>
<td>Kitsap</td>
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<tr>
<td>No. 29</td>
<td>Arthur H. Bassett</td>
<td>Pierce, part</td>
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<tr>
<td>No. 30</td>
<td>A. B. Comfort</td>
<td>Pierce, part</td>
</tr>
<tr>
<td>No. 31</td>
<td>A. L. (Slim) Rasmussen</td>
<td>Pierce, part</td>
</tr>
<tr>
<td>No. 32</td>
<td>Kenneth H. Simmons</td>
<td>Pierce, part</td>
</tr>
<tr>
<td>No. 33</td>
<td>Z. A. Vane</td>
<td>Pierce, part</td>
</tr>
<tr>
<td>No. 34</td>
<td>John N. Wilson</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 35</td>
<td>Gordon J. Brown</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 36</td>
<td>James E. Hofmeister</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 37</td>
<td>John L. O'Brien</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 38</td>
<td>John D. Beierlein</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 39</td>
<td>William E. Kupka</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 40</td>
<td>William E. Roderick</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 41</td>
<td>Paul C. Kupka</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 42</td>
<td>Mrs. Vincent F. Jones</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 43</td>
<td>A. L. (Slim) Rasmussen</td>
<td>Pierce, part</td>
</tr>
<tr>
<td>No. 44</td>
<td>Chester D. Forshee</td>
<td>Skagit</td>
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<tr>
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<td>Paul C. Kupka</td>
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<td>A. L. (Slim) Rasmussen</td>
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<td>Paul C. Kupka</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 seventeenth day of July, A. D. 1850.

EARL COE, Secretary of State.

(The Seal of the State of Washington—1889)
RESOLUTION

Resolution by Mr. Ford:

Resolved, That the rules which governed the House of Representatives for the Thirty-first Session of the Legislature be adopted by the House as the permanent rules of this Extraordinary Session of the Thirty-first Legislature.

On motion of Mr. Ford the resolution was adopted.

The Speaker called Mr. S. R. Holcomb, Chief Clerk of the Thirty-first Regular Session of the Legislature to preside.

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

The Chief Clerk recognized Mr. O'Brien.

Mr. O'Brien of King:

"Mr. Chief Clerk, Chief Justice Simpson, Ladies and Gentlemen of the House:

It is my pleasure and privilege at this Extraordinary Session of the Thirty-first Legislature to place in nomination the name of a man who has served the People of the State of Washington well. He first came to the Legislature in 1937, has served five regular sessions plus one special session. We all know him to be fair and impartial in all of his dealings.

"At the last Legislature, he presided over us and we know he is a very capable man. He saw that no one was prejudiced in any way. He is a very keen student of government; in many phases a specialist and an expert.

"Therefore, it is my pleasure to place in nomination the name of Mr. Charles W. Hodde."

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

The Clerk called the roll and Mr. Hodde was elected Speaker of the House of Representatives by the following vote: Mr. Hodde, 94; nays, 0; absent or not voting, 4.

Those voting for Mr. Hodde 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, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenber (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—94.

Those absent or not voting were: Representatives Dillard, Hodde, Johnston, Smith (Ralph A.)—4.

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

The Chief Clerk appointed Representatives Hansen and Zent to escort Mr. Hodde to the rostrum.

Representatives Hansen and Zent escorted Mr. Hodde to the rostrum where the Honorable George B. Simpson, Chief 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, Chief Justice Simpson:

"I think it's always customary for the Speaker to make a speech after he is elected. In line with the idea that this will be a short session, we'll have a short speech. The only thing I can think of to say, outside of thanking everybody for the privilege of presiding over the House, is to express my regret that, not having been previously informed of the large vote I was going to receive, I was only prepared with sixty-five cigars, and so the best thing I can think of to do now, under the circumstances, is not to pass out any cigars at all.

"I do appreciate the privilege of again presiding over the House of Representatives, and the vote given me."

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

The Speaker recognized Mr. Adams.

Mr. Adams of Clallam, Jefferson and Mason:

"Members of the House, Ladies and Gentlemen:

"When I was sitting here listening to my good friend, John O'Brien, I began to realize that I came here, probably, seventy-five years too late. I didn't have the opportunity to learn many of these nice sounding words he used. But, in my own humble way, in the language I speak, and one that you all understand, I want to place in nomination at this time the name of a very good friend of mine, the name I have had the privilege of placing in nomination on several occasions before. Not only is he my friend, but the friend of every person in the Great Northwest. Anyone that wants a service of any kind, legislative or otherwise, has found that he is always willing to give that time if it is for the benefit of the State of Washington.

"I might say, just in these few words, briefly, in placing my nomination for Si Holcomb for Chief Clerk, that Si is a great guy. I don't think we can beat him."

On motion of Mr. Zent, nominations for Chief-Clerk were closed.

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, 94; nays, 0; absent or not voting, 4.

Those voting for Mr. Holcomb were: Representatives Adams, 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, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderso, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich,' Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedeking, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Carty, Dillard, Johnston, Smith (Ralph A.)—4.

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

The Speaker appointed Mr. Young and Mr. Sisson to escort the Chief Clerk to the rostrum.
Representatives Young and Sisson escorted Mr. Holcomb to the rostrum where Chief Justice Simpson 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, Ladies and Gentlemen of the House:

I rise to place in nomination for Sergeant-at-Arms the name of a man you are all familiar with. He has shown by his efficiency he can do the job and do it well. I nominate Vic Skinner."

The nomination was seconded by Mr. Morris of King.

Mr. Morris 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, 94; nays, 0; absent or not voting, 4.

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, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey's, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stoe cipher, Sutherland, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Carty, Dillard, Johnston, Smith (Ralph A.)—4.

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

The Speaker appointed Representatives O'Brien and Eldridge to escort the newly elected Sergeant-at-Arms to the rostrum, where Chief Justice Simpson administered the oath of office to him.

MESSAGE FROM THE SENATE

Senators Raugust, Shannon and Foster appeared before the bar of the House and reported that the Senate was organized and ready for business.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Rasmussen:

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

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

The Speaker appointed Representatives Boede, Paulsen and B. Roy Anderson as a committee 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

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

House Concurrent Resolution No. 1, by Representative Comfort: Relating to notifying the Governor that the Legislature is organized.

The resolution was read the first time by title.

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

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

House Bill No. 1, by Representative Comfort: An Act making information acquired in the administration of public assistance privileged and confidential, and amending section 5, chapter 128, Laws of 1941 (Rem. 1941 Supp. 10007-106(b)).

Ordered printed and referred to Committee on Social Security.

House Bill No. 2, by Representative 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. 3, by Representative Bernethy: An Act requiring that oil and gas pipe line franchises be granted only to common carriers, and amending section 84, chapter 53, Laws of 1937.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 4, by Representatives Carmichael, Stonecipher and Kupka: An Act making war veterans' compensation bonds negotiable.

Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 5, by Representatives Hofmeister, Knoblauch and Jeffreys: An Act qualifying certain additional survivors of veterans for the World War II veterans' bonus, and amending section 1, chapter 180, Laws of 1949.

Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 6, by Representatives Rasmussen, Knoblauch and Hofmeister: An Act providing a special method of voting for service voters; providing penalties; making an appropriation and declaring an emergency.

Ordered printed and referred to Committee on Elections.

The Speaker declared the House at ease.

The Speaker called the House to order.

The Speaker announced the appointment of the following standing committees:

APPOINTMENT OF STANDING COMMITTEES

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

Appropriations—Riley, Chairman; O'Brien, Vice-Chairman; Allen, Bargreen, Boede, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hoefel, Jeffreys, King, Mardesich, Miller (Floyd C.), Mohr, Neill, Schumann, Simmons, Smiley, Vane, Watson.
Aviation and Airports—Dillard, Chairman; Allen, Carmichael, Hallauer, Hofmeister, Neill, Nunamaker, Stonecipher, Watson.

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

Cities and Counties—O'Brien, Chairman; Blair, Brown (Henry A.), Callow, Donohue, Forshee, Kupka, Lester, Mayes, Nunamaker, Simmons.

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

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

Commerce and Manufacturing—Morris, Chairman; Forshee, Gholson, Kupka, Mayes, Miller (Floyd C.), Smith (Vernon A.), Sutherland, Wilson.

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

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

Engrossment and Enrollment—Comfort, Chairman; Ball, Brown (Gordon J.), Carmichael, Clark, Farrington, Gerold, King, Mardesich, Miller (Floyd C.), Smith (Vernon A.), Testu, Wyatt.

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

Forestry, State Lands and Buildings—Bernethy, Chairman; Buse, Henderson, Hoefel, Jeffreys, King, Lester, Olson, Smith (Ralph A.), Wedekind, Wilson.

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

Harbors, Waterways and Flood Control—Kupka, Chairman; Gerold, Hansen, Mardesich, McPherson, Miller (Clyde James), Wedekind.

Horticulture—Hallauer, Chairman; Boede, Hillyer, Lester, Mohr, Simmons, Riemcke.

Industrial Insurance—Brown (Henry A.), Chairman; Bernethy, 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), Clark, Coughlin, Dillard, Gallagher (Bernard J.), Johnston, Mardesich, Neill, O'Brien, Powell, Schumann, Sutherland, Washington, Woodall.

Labor Relations—Miller (Floyd C.), Chairman; Allen, Bernethy, Buse, Frayn, Gholson, Gordon, Miller (Clyde James), Mohr, Morris, Roderick, Schumann, Watson, Winberg (Andrew), Zent.

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

Liquor Control—Vane, Chairman; Anderson (B. Roy), Bargreen, Bernethy, Buse, Callow, Hillyer, Holliday, Miller (C. C.), Miller (Floyd C.), Riemcke, Sisson, Smith (Ralph A.), Young, Zent.

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

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

Military and Naval Affairs—Bargreen, Chairman; Carmichael, Clark, Gerold, Gholson, Holliday, Miller (C. C.), O'Brien, Sandison.

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

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

Public Utilities—Pedersen, Chairman; Blair, Bernethy, Brown (Vaughan), Coughlin, Kupka, Shadbolt, Washington, Watson, Winberg (Oscar), Winberg (Andrew).
Reclamation and Irrigation—Washington, Chairman; Bergevin, Jones (John R.), Lester, Olson, Riemcke, Schumann, Siler, Wenberg (Oscar).

Revenue and Taxation—Olson, Chairman; Anderson (B. Roy), Bargreen, Blair, Callow, Carty, Clark, Comfort, Coughlin, Eldridge, Farrington, Ford, Hallauer, Hofmeister, Paulsen, Powell, Roderick, Shadbolt, Siler, Smith (Vernon A.), 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, Massie, McPherson, Miller (C. C.), Pedersen, Rosenberg, Ridgway, Smith (Ralph A.), Stonecipher, Testu, Washington, Wedekind, Wenberg (Oscar), Wilson.

Revenue and Taxation—Olson, Chairman; Anderson (B. Roy), Beierlein, Comfort, Ford, Gallagher (Bernard J.), Rasmussen, Ridgway, Schumann, Wedekind, Winberg (Andrew), Zent.

Social Security—Nunamaker, Chairman; Brown (Henry A.), Beierlein, Brown (Gordon J.), Comfort, Eldridge, Gallagher (Bernard J.), Jeffreys, Massie, McPherson, Roderick, Smiley, (1 vacancy).

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

State Institutions—Hoopingarner, Chairman; Ball, Carty, Cory, Dillard, Gholson, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Sisson, Testu.

Transportation—Testu, Chairman; Bargreen, Brown (Gordon J.), Massie, Morris, Sandison, Sisson, Smith (Vernon A.), (1 vacancy).

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

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

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

HERBERT H. SILER, 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, Mr. Riley, Mrs. Ridgway and Mr. Bassett.

The committee retired.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

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

HERBERT H. SILER, Secretary.

FIRST READING OF SENATE BILLS

Senate Bill No. 1, by Senator Lee: An Act appropriating the sum of twenty thousand dollars ($20,000), 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. Ford, the rules were suspended, Senate Bill No. 1 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. 1 was placed on final passage.
FIRST DAY, JULY 17, 1950

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, 89; nays, 0; 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 (Vaughan), Buse, Callow, Carmichael, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Riemcke, Roderick, Rosenberg, Sandison, Schumant, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Bassett, Brown (Henry A.), Carty, Dillard, Johnston, Ridgway, Riley, Smith (Ralph A.), Washington—9.

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. Ford, 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 Hall: An Act appropriating the sum of eighty-seven hundred dollars ($8,700), or so much thereof as may be necessary, for the actual and necessary expenses of the members of the Legislature for 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. 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, Senate Bill No. 2 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. 2, and the bill passed the House by the following vote: Yeas, 83; nays, 2; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson,
Paulsen, Powell, Rasmussen, Roderick, Rosenberg, Sandison, Schumann, Siler, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Pedersen, Shadbolt—2.

Those absent or not voting were: Representatives Allen, Bassett, Carty, Dillard, Eldridge, Gallagher (Bernard J.), Johnston, Ridgway, Riemcke, Riley, Simmons, Smith (Ralph A.), Washington—13.

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.

RESOLUTION

Resolution by Mr. Wedekind:

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. Wedekind, the resolution was adopted.

Resolution by Mr. O'Brien:

We, the House of Representatives of the State of Washington, in legislative session assembled, most respectfully represent as follows:

WHEREAS, The recent action of the government of North Korea in making an unprovoked attack upon the Republic of South Korea has shocked the conscience of the peoples in all the freedom loving nations of the world; and

WHEREAS, Such attack is against the thought and action of the United Nations; and

WHEREAS, The United Nations has wholeheartedly condemned such action; and

WHEREAS, It was entirely proper that aid be given to the Republic of South Korea in resisting the invading forces; and

WHEREAS, The President of the United States has taken the lead in resisting such invasion by force and arms and military might;

Now, Therefore, Be It Resolved, That we, the House of Representatives of the State of Washington, in legislative session assembled, do hereby announce and declare that we approve the action which the President has taken in sending military aid to the defense of the Republic of South Korea; 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.

The Speaker declared the House at ease.

The Speaker called the House to order.

REPORT OF SPECIAL COMMITTEE

Representatives Riley, Ridgway and Bassett, the Committee appointed to wait upon the Governor, appeared before the bar of the House, and Representative Ridgway, reporting for the Committee, stated that the Committee had delivered to the Governor the message of the House, and that Governor Arthur B. Langlie expressed a desire to appear before a Joint Session of the Legislature at 2:30 o'clock p. m., July 17, 1950, to deliver his message.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTIONS

House Concurrent Resolution No. 2, by Representative Riley: Relating to Joint Session to receive the message of Governor Arthur B. Langlie.

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 ordered immediately transmitted to the Senate.

**House Concurrent Resolution No. 3**, by Representative Ford: Relating to Joint Rules of the 1950 Extraordinary Session 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 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 ordered immediately transmitted to the Senate.

**MOTION**

On motion of Mr. Ford, the House was declared at recess until 2:10 o'clock p.m.

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**AFTERNOON SESSION**

The Speaker called the House to order at 2:10 o'clock p.m.

The Clerk called the roll and the following absentees were noted: Representatives Clark, Dillard and Johnston.

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**JOINT SESSION**

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

The Speaker invited the Senators to seats within the House, and the President and President Pro Tem of the Senate to seats on the rostrum beside the Speaker.

The Joint Session was called to order at 2:20 o'clock p.m.

The Speaker:

"The Speaker will now turn the gavel over to the President of the Senate, who will preside over this Joint Session."

The President of the Senate:

"This Joint Session is called for the purpose of receiving a message from the Governor."

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

The Clerk called the roll of the House and all members were present except Representatives Dillard and Johnston.
The President of the Senate appointed the following joint committee to notify Governor Arthur B. Langlie that the Senate and House of Representatives were in Joint Session and were ready to receive his message: Senators Wilder R. Jones and H. N. (Barney) Jackson, and Representatives Mrs. Vincent F. Jones, Miss Grace Kelley and Mrs. Eva Anderson.

The joint committee retired.

The joint committee appointed under House Concurrent Resolution No. 2, 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, Ladies and Gentlemen, His Excellency, the Governor of the State of Washington." (Applause.)

MESSAGE OF GOVERNOR ARTHUR B. LANGLIE TO THE LEGISLATURE

Mr. President, Mr. Speaker, Ladies and Gentlemen of the Legislature:

It is with great reluctance that I have called you together in this Extraordinary Session, because I realize the imposition upon your time, particularly at this season of the year.

I have sought, through all possible means, to make the $206 million allocated for welfare by the last legislature do the job. Percentage reductions were made in the allowances to welfare recipients; other governmental units were invited to assist the state in carrying the burden, so that this Extraordinary Session might be avoided. It was only after these alternative efforts had failed that I felt obliged to convene you here today.

The basic problem you and I face is a financial one imposed upon us primarily by Initiative Measure No. 172, known as the Citizens' Security Act of 1948. This measure has caused such a severe drain upon the state's General Fund that the $32 million surplus with which we began this biennium has been exhausted, and the General Fund today stands approximately $30 million in the red.

The General Fund budget adopted by the 1949 legislature, as you know, carried an operating deficit—even assuming the welfare costs could be kept within the $206 million allocation. Unfortunately, these costs could not be so reduced. Certain of the appropriations are on the verge of exhaustion. Additional appropriations must be made immediately to save our physically handicapped, our unemployables, and others, who are in need of immediate medical care, from dire suffering.

It is for this reason we are assembled here.

These obligations were mandated to us on November 2, 1948, when the people of this state, by their vote, indicated their approval of the provisions of Initiative 172. These responsibilities were before us in January, 1949, when this legislature last convened in regular session. At that time careful estimates indicated that allocations totalling $229 million—rather than the $206 million which was finally provided—would be necessary to carry out in full the provisions of the law.

Since January's responsibilities were not met fully at that time, they must be faced again today. To do this and to permit the Department of Social Security to carry on at 100 per cent of the levels prescribed in Initiative 172, additional appropriations totalling $22 1/2 million dollars will be necessary. This sum should carry the program to the end of the biennium.

Out of this $22 1/2 million, $3 million will go for Aid to Dependent Children and Foster Care. The largest appropriation, one of $81 1/4 million, will finance the General Assistance program for unemployable persons. An additional $33 3/4 million will be used to aid the employables. The remaining $71 1/2 million will be needed to carry out the medical program. All of this, as I indicated earlier, is based on following the levels set forth in 172 without ratable reduction. Sufficient funds remain in the appropriations for Old Age Assistance and for Aid to the Blind to carry out the provisions of the initiative. These two categories, therefore, need not claim your attention. Ratable reductions are in effect now in the other categories I have discussed.

Aid to Dependent Children is being supplied at 75 per cent of the levels prescribed in the Initiative. With a very few exceptions, in families where there are small children and food only is being provided, all employable persons have been removed from the General Assistance rolls and only those who cannot be employed are receiving aid at
FIRST DAY, JULY 17, 1950

approximately 75 per cent of the Initiative No. 172 level. Should the legislature choose
to carry on the program as presently administered, the appropriation would then need
be but $15 to $15½ million. The $3 million for Aid to Dependent Children would not be
necessary and the total assistance load, primarily for the benefit of unemployables,
could be carried on for approximately $8 million. This sum, together with $7 to $7½
million for the medical program, would call for appropriations totalling $15 or $15½
million as compared to the $22½ million mentioned earlier. Other estimates have been
prepared for your information by the staff of the Department of Social Security, which
stands ready at all times to assist you with such information as you may require.

Since issuing my proclamation, other matters of emergent nature have been called
to my attention and I feel that I must suggest them for your action.

The Department of Labor and Industries is in urgent need of an appropriation of
$450,000 to carry out pension obligations under Chapter 233, Laws of 1947. The depart­
ment's original request of $4 million for this purpose was reduced $500,000 at the last
regular session, and now an additional $450,000 must be found.

The Supreme Court of the State of Washington, in a recent decision in Columbia
Steel Company v. State, has held that the state cannot tax receipts from sales by persons
engaging in business in this state wherein the goods were shipped from out-of-state
points. In effect, the decision states that taxation of such sales is not invalid, but
merely cannot be permitted because other provisions of Title II of the Revenue Act of
1935 discriminate against such interstate sales. This means a serious loss in revenue.
A minor change in the wording of the law will remedy the defect of which our court
complained. This remedial action, if taken, will mean a recovery of from $2 to $5
million before the end of this current biennium and thereafter will provide revenue
totalling about $10 million each biennium. In view of our urgent need, I commend this
also to your attention.

Next, I feel that I should point out a legislative error of our last meeting which has
annoyed many of our citizens. I refer to the increased taxes imposed on light trucks and
trailers. In the rush and the pull and haul of the last hours of the regular session, these
provisions, for various reasons, were not removed from the original and tentative drafts
of this legislation. When the measure reached my desk, it was so drawn that I could
not veto these provisions without also vetoing others which it was highly desirable to
retain. Thèrefore, I signed the measure and the increase became law. I now recom­
mend to you that section 10, Chapter 220, Laws of 1949, be amended to restore the lower
level of fees prevailing for such vehicles prior to its enactment.

This matter deserves emergency treatment, in my opinion, because we will start
receiving applications for new licenses on November 15 and only confusion and injustice
can result, if the matter of this amendment is delayed until the next regular session.

Certain other corrective action to remedy technical and other legal defects in ex­
isting law is deserving of your study. The bond issue bills passed at the last regular
session are in need of attention at this time, also the question of enlarging eligibility for
bonus benefits under certain circumstances should be considered.

In order that we may deal adequately with the problems as they develop in the
Puget Sound ferry situation and to insure the ultimate utilization of bridges now being
constructed and to be constructed in the future, it is essential that any ferry operation
on Puget Sound be under the regulation of the Public Service Commission. There is
a decision now pending in Thurston County Superior Court which may resolve this
question. But, because of uncertainties of litigation there still remains a strong possi­
bility that the statutory law of the state is not sufficiently broad to cover the situation
that has arisen and, therefore, a simple amendment to our existing law has been pre­
pared and is being submitted to you.

In view of the war in Korea and the potentialities it presents, a minor correction in
the voter registration laws is in order to permit members of the armed forces who reach
their majority after leaving the state to register by mail. Except for this, it appears
that there is enough statutory authority to take care of other war emergency problems
for the time being.

Numerous other suggestions have been made to me, as they no doubt have been
made to you, concerning matters which might receive your consideration. I have re­
frained from presenting many of them to you for the reason that in my opinion their
consideration at the regular session would be more appropriate.

I do not believe it possible for this special session to really come to grips with the
basic problem of balancing revenues with outgo in so limited a period. Also the course
of future expenditures and the amount of future revenue needs are most uncertain.
Much depends upon the decision of the people in the coming election when they mandate to us their welfare program through their ballot on Initiatives 176 and 178. Their decision, rather than any we can make now, will determine the extent to which this legislative body will have to go in its next regular session to raise additional taxes and plan the long range finances of the state. I expect, of course, that things I have omitted from this message will receive some of your attention and I have no desire to attempt, in any way, to inhibit the deliberations of this free legislative body. I do wish very much to be of assistance to you and I am glad to place the facilities of my office and staff and those of the heads of the code departments at your disposal. (Applause.)

The President of the Senate requested the Sergeant-at-Arms of the Senate to escort the special joint committee to the rostrum.

The special joint committee appeared before the bar of the House, and the President of the Senate requested the committee to escort His Excellency, Governor Arthur B. Langlie, from the Chamber. (Applause.)

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

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

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber,

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

HERBERT H. SIELEB, Secretary.

Senate Chamber,

Mr. Speaker:
The President has appointed under House Concurrent Resolution No. 1 as Senate members of the Committee to notify the Governor: Senators Sears, Ostrander and Lindsay.

HERBERT H. SIELEB, Secretary.

REPORT OF STANDING COMMITTEE

House of Representatives,

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 Extraordinary Session of the Thirty-first Legislature, and recommend that these amounts be allowed:

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<td>Charles A. Pedersen</td>
<td>Whatcom</td>
<td>822 59th Ave. No., Seattle 1</td>
<td>140</td>
<td>14.00</td>
</tr>
<tr>
<td>George V. Powell</td>
<td>King</td>
<td>302 So. 59th Tacoma</td>
<td>60</td>
<td>6.00</td>
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<tr>
<td>A. L. Raynense</td>
<td>Pierce</td>
<td>2508 So. 1st St., Yakima</td>
<td>410</td>
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<tr>
<td>Chas. A. Riemke</td>
<td>Yakima</td>
<td>413 Talcott St., Sedro Woolley</td>
<td>270</td>
<td>27.00</td>
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<tr>
<td>Emma Abbott Ridgway</td>
<td>San Juan, Skagit</td>
<td>605 Spring St., Seattle 4</td>
<td>125</td>
<td>12.50</td>
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<tr>
<td>Edward F. Riley</td>
<td>King</td>
<td>2211 56th Ave. Apt. 404, Seattle 4</td>
<td>130</td>
<td>13.00</td>
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<tr>
<td>David M. Redicker</td>
<td>Pend Oreille, Stevens</td>
<td>RFD 1, Addy</td>
<td>900</td>
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**Notes:**
- The table lists each person and their respective counties and addresses.
- Miles and amount columns indicate the distance and cost associated with each location.
<table>
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<tr>
<th>NAME</th>
<th>COUNTIES REPRESENTED</th>
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<tr>
<td>Gordon Sandison</td>
<td>Clallam, Jefferson, Mason</td>
<td>Box 233, Port Angeles</td>
<td>253</td>
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<td>O. R. Schumann</td>
<td>Yakima</td>
<td>326 Miller Bldg., Yakima</td>
<td>410</td>
<td>41 00</td>
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<td>Loomis J. Shadbolt</td>
<td>Yakima</td>
<td>205 S. 30th Ave., Yakima</td>
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<td>Harry A. Siller</td>
<td>Lewis</td>
<td>Randle</td>
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<td>Pierce</td>
<td>Bonney Lake, Summer</td>
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<td>Grant O. Sisson</td>
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<td>RFD 2, Mount Vernon</td>
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<td>Reuben T. Smiley</td>
<td>Spokane</td>
<td>202 E. Rowan Ave., Spokane</td>
<td>850</td>
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<td>Ralph A. Smith</td>
<td>Pacific, Grays Harbor</td>
<td>Long Beach</td>
<td>271</td>
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<td>Vernon A. Smith</td>
<td>King</td>
<td>4721 17th N. E., Seattle 5</td>
<td>145</td>
<td>14 50</td>
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<tr>
<td>James D. Stonecipher</td>
<td>Walla Walla</td>
<td>RFD 3, Waitsburg</td>
<td>741</td>
<td>74 10</td>
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<tr>
<td>Patrick D. Sutherland</td>
<td>King</td>
<td>2323 Smith Tower, Seattle</td>
<td>140</td>
<td>14 00</td>
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<tr>
<td>Jeanette Testu</td>
<td>King</td>
<td>2328 41st Ave., S. W., Seattle 6</td>
<td>126</td>
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<tr>
<td>Z. A. Vane</td>
<td>Pierce</td>
<td>6034 S. Warner, Tacoma</td>
<td>38</td>
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<td>Nat W. Washington</td>
<td>Grant, Kittitas</td>
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<td>477</td>
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<tr>
<td>Jimmie G. Watson</td>
<td>King</td>
<td>3011 Holden, Seattle 8</td>
<td>139</td>
<td>13 90</td>
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<tr>
<td>Max Wedekind</td>
<td>King</td>
<td>3729 40th Ave., S. W., Seattle 6</td>
<td>126</td>
<td>12 60</td>
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<tr>
<td>Oscar Wenberg</td>
<td>Snohomish, Island</td>
<td>Box 1, East Stanwood</td>
<td>263</td>
<td>26 30</td>
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<td>John N. Wilson</td>
<td>King</td>
<td>Box 53, Mercer Island</td>
<td>133</td>
<td>13 30</td>
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<tr>
<td>Andrew Winberg</td>
<td>Grays Harbor except</td>
<td>110 W. 3rd St., Aberdeen</td>
<td>95</td>
<td>9 50</td>
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<tr>
<td>Perry B. Woodall</td>
<td>Yakima</td>
<td>P. O. Box 507, Toppenish</td>
<td>486</td>
<td>48 60</td>
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<tr>
<td>Daly S. Wyatt</td>
<td>Whatcom</td>
<td>Box 86, Ferndale</td>
<td>315</td>
<td>31 50</td>
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<tr>
<td>R. O. (Brigham) Young</td>
<td>Grant, Kittitas</td>
<td>114 Penn Ave., Cle Elum</td>
<td>298</td>
<td>29 80</td>
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<tr>
<td>Harold (Judge) Zent</td>
<td>Spokane</td>
<td>405 Peyton Bldg., Spokane 8</td>
<td>805</td>
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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. Ford, the committee report was adopted.

MOTION

On motion of Representative Ford, the House adjourned until 10:00 a. m., Tuesday, July 18, 1950.

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 Forshee, Johnston and Dillard.
Prayer was offered by the Reverend Delbert W. Daniels, 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.

MOTION
Mr. Roderick moved that Rule 73 be temporarily suspended to permit the introduction of a bill and joint resolution relating to taxation with more than three names thereon as sponsors.
The motion was lost on a rising vote.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:
We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 4, making war veterans' compensation bonds negotiable, 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.

COMMUNICATION FROM THE GOVERNOR
OFFICE OF THE GOVERNOR
July 17, 1950.

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 1949 Session:

PARDONS—PENITENTIARY

Fred Russell—Sentenced February 5, 1931, from King County for a term of not less than six nor more than ten years to the Washington State Penitentiary, for the crime of robbery. Executive Parole granted on December 10, 1934. Pardon granted June 15, 1950, on the recommendation of the Deputy Prosecuting Attorney and Arresting Officer and in order that he may be permitted to re-enter the United States from Canada.

PARDONS—REFORMATORY

John McAuley—Sentenced October 7, 1930, from Lincoln County for a term of not less than six months nor more than two years to the Washington State Reformatory, for the crime of Attempt to commit Grand Larceny. Automatically paroled July 14 1931. Final Discharge granted June 23, 1947. Pardon granted April 4, 1950, on the rec-
ommendation 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 make temporary visits to the United States from Canada.

PARDONS—County Jail

Ernest A. Anderson—Sentenced May 20, 1949, from King County, to a term of one month, for the crime of Perjury in the Second Degree. Pardon granted March 17, 1950, on the recommendation of Loomis J. Shadbolt, member House of Representatives, Legislative Council Sub-committee on Club Liquor Licenses; Thomas A. E. Lally, attorney for the Legislative Council Sub-committee on Club Liquor Licenses and personal investigation by the Governor.

Louis Zachary—Sentenced January 12, 1932, from Spokane County, for a term of ninety days, for the crime of Petit Larceny. Pardon granted May 9, 1950, on the recommendation of the Prosecuting Attorney and the Board of Prison Terms and Paroles and upon a showing that he has conducted himself as a law-abiding citizen and in order that he may be permitted to re-enter the United States from Canada.

RERIEVES—Penitentiary

Arthur Bruce Perkins—Sentenced April 8, 1948, from Thurston County, to be executed on July 15, 1949, for the crime of Murder in the First Degree. Thirty (30) day reprieve granted on July 13, 1949, beginning July 14, 1949, to permit further investigation of the case in accordance with a psychiatrist's report.

COMMUTATIONS—Penitentiary

Aaron Johnson—Sentenced May 16, 1949, from Franklin County, to be executed on June 30, 1949, for the crime of Murder in the First Degree. Death sentence commuted on June 17, 1949, to imprisonment in the Washington State Penitentiary at Walla Walla for the term of his natural life upon recommendation of the Sentencing Judge, the Prosecuting Attorney and Sheriff of Franklin County and for the reason that an accomplice in the crime, one Willie Smith, was given a sentence of not more than twenty years.

Archie Brown—Sentenced May 16, 1949, from Franklin County, to be executed on June 30, 1949, for the crime of Murder in the First Degree. Death sentence commuted on June 17, 1949, 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 Franklin County and for the reason that an accomplice in the crime, one Willie Smith, was given a sentence of not more than twenty years.

CONDITIONAL PARDONS—Penitentiary

Terry Scanlon—Sentenced December 14, 1943, from Walla Walla County, for a term of not more than fifteen years in the Washington State Penitentiary, for the crime of Burglary Second Degree. Conditional Pardon granted October 20, 1949, upon the recommendation of the Board of Prison Terms and Paroles, and in order that the said Terry Scanlon can be admitted to the United States' Veterans' Hospital at Walla Walla.

James R. Lewis—Sentenced June 3, 1938, from King County, for a term of Life in the Washington State Penitentiary, for the crime of Murder in the First Degree. Conditional Pardon granted June 1, 1950, upon the recommendation of the Board of Prison Terms and Paroles.

Ceferino Gilo—Sentenced February 7, 1933, from King County, for a term of Life in the Washington State Penitentiary, for the crime of Murder in the First Degree. Conditional Pardon granted June 14, 1950, upon the recommendation of the Board of Prison Terms and Paroles and with the distinct understanding that the said Ceferino Gilo be deported to the Philippines.

J. F. M. van der Heiden—Sentenced June 29, 1918, from King County, for a term of Life in the Washington State Penitentiary, for the crime of Murder in the First Degree. Conditional Pardon granted June 14, 1950, upon the recommendation of the Board of Prison Terms and Paroles and with the distinct understanding that the said J. F. M. van der Heiden be deported to the Netherlands.

CONDITIONAL PARDONS—Reformatory

Lester A. Robick—Sentenced December 31, 1936, from King County, for a term of Life in the Washington State Penitentiary and transferred to the Washington State
Reformatory on November 4, 1937, for the crime of Murder in the First Degree. Conditional Pardon granted November 10, 1949, upon the recommendation of the Sentencing Judge, Prosecuting Attorney of first trial, Chief Criminal Deputy Prosecuting Attorney of second trial, Arresting Officers and the State Board of Prison Terms and Paroles.

**JERRY EDWARD JACKSON**—Sentenced September 16, 1949, from Snohomish County, for a term of not more than fifteen years in the Washington State Reformatory, for the crime of Second Degree Burglary. Conditional Pardon granted April 25, 1950, upon the recommendation of the Sentencing Judge, Prosecuting Attorney of Snohomish County and Sheriff of Snohomish County.

**EXECUTIVE PAROLES—County Jail**

**CHARLES G. MOORE**—Sentenced May 14, 1949, from Spokane County, to serve a term of one year, in the Spokane County Jail, for the crime of Contributing to the delinquency of a minor. Executive Parole granted August 24, 1949, upon the recommendation of the Sentencing Judge, Prosecuting Attorney and Sheriff.

**GEORGE J. MURPHY**—Sentenced July 28, 1949, from Spokane County, to serve a term of six months, in the Spokane County Jail, for the crime of Vagrancy. Executive Parole granted October 25, 1949, upon the recommendation of the Sentencing Judge, Prosecuting Attorney, the Spokane County Physician and Sheriff.

Respectfully submitted,

ARTHUR B. LANGLIE, Governor.

**MESSAGES FROM THE SECRETARY OF STATE**

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY


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 1949, and partially vetoed by the Governor together with his veto message attached thereto.

They are House Bills Nos. 159, 419 and Substitute House Bill 526.

Respectfully,

EARL COE, Secretary of State.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY


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 1949 and vetoed by the Governor, together with his veto message attached thereto.

They are House Bills Nos. 2, 46, 242, 353, 390, 418, 449, 579, and Substitute House Bill No. 681.

Respectfully,

EARL COE, Secretary of State.

The Speaker referred House Bill No. 2 and Substitute House Bill No. 526, together with the Governor's veto messages, to the Appropriations Committee, and referred House Bills Nos. 46, 159, 242, 353, 390, 418, 419, 449, 579 and 681, together with the Governor's veto messages, to the Rules and Order Committee.
MESSAGE FROM THE SENATE

Senate Chamber,

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

Herbert H. Sieker, Secretary.

The Speaker announced he was about to sign Senate Bill No. 1; also Senate Bill No. 2.

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. 7, by Representative Simmons: An Act relating to the rights and privileges and to the restrictions upon the areas of municipal corporations and amending section 15 of An Act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency passed at the 1890 Session of the State Legislature, Laws of 1889-90, page 141 (sec. 8935, Rem. Rev. Stat.).

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 8, by Representative Rasmussen: An Act fixing the standard of time.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 9, by Representative Farrington: An Act relating to the Washington State Guard, and declaring an emergency.

Ordered printed and referred to Committee on Military and Naval Affairs.

House Bill No. 10, 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. 11, by Committee on Roads and Bridges: An Act eliminating license fees on certain small trucks and trailers and amending section 17, chapter 188, Laws of 1937, as last amended by section 10, chapter 220, Laws of 1949.

Ordered printed and passed to second reading.

House Bill No. 12, by Representative Rasmussen: An Act eliminating license fees on certain small trucks and trailers and amending section 17, chapter 188, Laws of 1937, as last amended by section 10, chapter 220, Laws of 1949.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 13, by Representatives Gallagher (Bernard J.), Washington and Woodall: An Act revising, consolidating and codifying all the laws of the State of Washington of a general and permanent nature and setting them forth under title, chapter, and section headings and numbers and enacting the whole as the "Revised Code of Washington", and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 14, by Representative Paulsen: An Act providing for an additional judge in the Superior Court of Pierce County; prescribing for his appointment and election, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.
House Bill No. 15, by Representatives Jeffreys and Donohue: An Act providing a method for the classification of seventh, eighth and ninth class counties; providing for a referendum thereon, and declaring an emergency.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 16, by Representative Bergevin: An Act relating to fish guards or protective devices in ditches, channels, canals and pipes; providing for the installation thereof; and amending section 45, chapter 112, Laws of 1949 (sec. 5780-319, Rem. Supp. 1949).

Ordered printed and referred to Committee on Agriculture and Livestock.


Ordered printed and passed to second reading.

House Bill No. 18, by Committee on Colleges and Universities: An Act relating to institutions of higher education, authorizing such institutions to construct certain buildings, to acquire by purchase or lease lands and appurtenances, to lease portions of the campus and other property, to borrow money, issue and reissue bonds to pledge rents and other income; amending section 1, chapter 91, Laws of 1925, Extraordinary Session, as last amended by section 1, chapter 64, Laws of 1947 (sec. 4543-1, Rem. Supp. 1947).

Ordered printed and passed to second reading.

MOTION

On motion of Mr. Ford, the House was declared at recess until eleven o'clock a.m.

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 Carmichael, Dillard and Johnston.

Without objection, the House returned to the fifth order of business.

REPORTS OF STANDING COMMITTEES

House Bill No. 2 (Reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 13, revising, consolidating and codifying all the laws of the State of Washington of a general and permanent nature and setting them forth under title, chapter, and section headings and numbers and enacting the whole as the "Revised Code 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.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 14, providing for an additional judge in the Superior Court of Pierce County; prescribing for his appointment and election, 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.


Passed to second reading.

Without objection, the House advanced to the ninth order of business.

SECOND READING OF BILLS

House Bill No. 4, by Representatives Carmichael, Stonecipher and Kupka: Relating to War Veterans' compensation bonds.

The bill was read the second time by sections.

On motion of Mr. Carmichael, the rules were suspended, House Bill No. 4 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. 4, and the bill passed the House by the following vote: Yeas, 93; 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, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Dillard, Gallagher (Bernard J.), Johnston, McPherson, Powell—5.

House Bill No. 4, having received the constitutional majority, was declared passed.

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

House Bill No. 11, by Committee on Roads and Bridges: Relating to licenses on small trucks and trailers.

The bill was read the second time by sections.

Mr. Simmons moved the adoption of the following amendment:

Amend section 1, line 14 of the mimeographed bill, being line 14 of the original bill, by striking the words and figures "Up to 4,000 lbs. .................. $6.00"

Debate ensued.

Mr. O'Brien moved that the 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. 11 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. 11, and the bill passed the House by the following vote: Yeas, 95; 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, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Dillard, Eldridge, Johnston—3.

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.

PERSONAL PRIVILEGE

Mr. Woodall:

"A matter of personal privilege, Mr. Speaker.

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

"I feel, as I have always felt, that when someone, through research, comes upon information of valuable interest to the House, he should inform the House on that subject.

"I wish to point out to you some of the observations I have made of the leader of our minority group, Mr. Comfort.

"Some of his great traits were early recognized, and it has been my good fortune to get ahold of the Annuals from back in North Dakota, wherein they verily prophesy some of his great attainments. I would like permission to read from a couple of those now.

"I am reading from 'The University of Dakota, '08.'

"'Arthur B. Comfort, tell me not that Love was born to die).

"'Barnesville, Minnesota High School. Received his B. A. degree in 1906. Kim was born in Waubay, S. D., but was attracted to the University by the superior advantages here, both intellectually and socially. He is a prominent member of the Band and Glee Club, and has done his finest work in "Duets." Kim will make an honest and conscientious lawyer—a sort of a Lincoln-Roosevelt man in one. His greatest pleasure is in the happiness of others.'

"Also, further on, we have a picture of this gentleman and it says, 'Arthur B. Comfort' and underneath it are these lines: 'None but himself can be his parallel.' Then we find it says, 'Kim, our pretty boy, is a prominent member of the Glee Club and Varsity Band. His laugh is as rosy as his cheeks and he is a living example of what a good complexion can do for a man. He is a persistent worker, faithful and enthusiastic. His one failing is any good-looking girl.'"

The Speaker declared the House at ease.

The Speaker called the House to order.
SECOND READING OF BILLS

House Bill No. 17, by Committee on State Government: Relating to the Legislative Council.

The bill was read the second time by sections.

On motion of Mr. Ford, the rules were suspended, House Bill No. 17 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. 17, and the bill passed the House by the following vote: Yeas, 84; nays, 9; absent or not voting, 5.

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, Carmichael, Clark, Comfort, Cory, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoevel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Ball, Bassett, Beierlein, Coughlin, Neill, Riemcke, Siler, Wenberg (Oscar), Winberg (Andrew)—9.

Those absent or not voting were: Representatives Carty, Dillard, Eldridge, Johnston, Miller (C. C.)—5.

House Bill No. 17, having received the constitutional majority, was declared passed.

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

House Bill No. 18, by Committee on Colleges and Universities: Relating to building construction at colleges and universities.

The bill was read the second time by sections.

House Bill No. 18 was passed to third reading.

On motion of Mr. O'Brien, the rules were suspended, House Bills Nos. 4, 11 and 17 were ordered immediately transmitted to the Senate.

Without objection, the House returned to the fifth order of business.

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. 1; also Enrolled House Concurrent Resolution No. 2; also Enrolled House Concurrent Resolution No. 3, have compared same with the original resolutions and find them correctly enrolled.

A. B. Comfort, Chairman.

I concur in this report: Charles A. Gerold.
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.

**MOTION**

On motion of Mr. Rasmussen, the House was declared at recess until 5:00 p.m.

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**AFTERNOON SESSION**

The Speaker called the House to order at five o'clock p.m.
The Clerk called the roll and all members were present except Representative Siler, who had been excused, and Representatives Dillard, Johnston, Jones (John R.), Hillyer, Sandison and Sisson.
Without objection, the House reverted to the fifth order of business.

**REPORTS OF STANDING COMMITTEES**

**MR. SPEAKER:**

House of Representatives,

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 1, making information acquired in the administration of public assistance privileged and confidential, and amending section 5, Chapter 128, Laws of 1941 (Rem. 1941 Supp. 10007-106(b)), 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:**

House of Representatives,

We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 5, qualifying certain additional survivors of veterans for the World War II veterans' bonus and amending section 1, chapter 180, Laws of 1949, 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.

**MESSAGES 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, and the same are herewith transmitted.

HERBERT H. SIELE, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 3; also Senate Bill No. 4, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

First Reading of Senate Bills

Senate Bill No. 3, by Senators Hall and Sapp: An Act making a deficiency appropriation to the Department of Social Security, and declaring an emergency.
Referred to Committee on Appropriations.

Senate Bill No. 4, by Senator Binzer: An Act appropriating four hundred fifty thousand dollars ($450,000) to the Department of Labor and Industries for the payment of pensions, and declaring an emergency.
Referred to Committee on Appropriations.
Without objection, the House advanced to the ninth order of business.

Second Reading of Bills

House Bill No. 1, by Representative Comfort: Relating to public assistance confidential information.
The bill was read the second time by sections.
Mr. Woodall moved the adoption of the following amendment:
Amend section 1, line 12 of the printed bill, after the words "names and" strike the word "address"
Debate ensued.
Mr. Simmons moved that the amendment be laid on the table without taking the bill with it.
The motion was carried on a rising vote.
Mr. Woodall moved the adoption of the following amendment:
Amend section 1, line 20 of the printed bill, after the period (.) add the following: "This act shall only apply to categories where Federal matching money is received."
Debate ensued.
Mr. Roderick moved that the amendment be laid on the table without taking the bill with it.
The motion was carried.
On motion of Mr. Comfort, the rules were suspended, House Bill No. 1 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. 1, and the bill passed the House by the following vote: Yeas, 84; nays, 8; 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, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopin-garner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, Massie, McPherson, Miller (C. C.), Miller.
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(Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Schumann, 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—84.

Those voting nay were: Representatives Callow, Forshee, Hallauer, Lester, Mayes, Riemcke, Shadbolt, Woodall—8.

Those absent or not voting were: Representatives Dillard, Hillyer, Johnston, Sandison, Siler, Sisson—6.

House 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.

House Bill No. 2, by Representative Comfort: Authorizing to bond elections in certain municipalities.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 2, 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, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2 of the original bill, strike all of line 14 and line 15 up to and including the comma (,) following the word "levy" and insert in lieu thereof the following: "twice in such year nor oftener than once in such year to authorize such levy for any particular purpose"

Ole H. Olson, Chairman.


The bill was read the second time by sections.

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

Mr. Comfort 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. This is necessary for the immediate preservation of the public health and safety and shall take effect immediately."

Debate ensued.

The motion was carried, and the amendment was adopted.

Mr. Comfort moved the adoption of the following amendment:

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 figures "1945" and add the following: ", and declaring an emergency."

Debate ensued.

The motion was carried, and the amendment was adopted.

On motion of Mr. Comfort, 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.

Debate ensued.

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, 92; 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, Clark, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Carty, Coughlin—2.

Those absent or not voting were: Representatives Adams, Carty, Dillard, Johnston, Sandison, Siler—4.

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. 5**, by Representatives Hofmeister, Knoblauch and Jeffreys: Including certain widows as eligible for veterans' compensation.

The bill was read the second time by sections.

On motion of Mr. Knoblauch, the rules were suspended, House Bill No. 5 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. 5, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 8.

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, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Adams, Carty, Dillard, Frayn, Johnston, Mardesich, Sandison, Siler—8.

House Bill No. 5, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.


The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, House Bill No. 13 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. 13, and the bill passed the House by the following vote: Yeas, 86; nays, 6; 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, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, HALLAuer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Riemcke, Rosenberg, Schumann, Shadbolt, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Farrington, Powell, Ridgway, Riley, Roderick, Stonecipher—6.

Those absent or not voting were: Representatives Dillard, Johnston, Sandison, Siler, Simmons, Smiley—6.

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.

**House Bill No. 14,** by Representative Paulsen: Providing an additional Superior Court Judge for Pierce County.

The bill was read the second time by sections.

Mr. Bargreen moved the adoption of the following amendment:

Amend the bill by inserting a new section immediately following section 1 to be known as section 2, to read as follows:

"Sec. 2. There shall be three (3) judges of the Superior Court in Snohomish County."

Amend the bill further by renumbering "Sec. 2." to read "Sec. 3." and "Sec. 3." to read "Sec. 4."

Debate ensued.

**POINT OF INFORMATION**

Mr. Frayn:

"Mr. Speaker, I would like to ask Mr. Bargreen a question."

Mr. Speaker:

"Does the gentleman yield?"
Mr. Bargreen:
"Yes."

Mr. Frayn:
"The question I want to ask is, why, if the situation in Snohomish County is an emergency, as you stated, why didn't you prepare the item and have it presented as a bill instead of attaching it as an amendment to the bill from Pierce County?

"In other words, there might be half a dozen similar cases like that around the state; but, I think, bringing something in at the last moment like that might jeopardize Pierce's new judgeship."

Mr. Bargreen:
"I appreciate the question very much, but at the present time our judges are so overworked, that, when they were advised that this question was being presented to the Special Legislature, they immediately got ahold of the representatives from our district and that is the feeling that the judges have, and the attorneys. Not being a judge or an attorney, I was not familiar with the situation until it was brought to our attention."

Debate ensued.
The amendment was adopted on a rising vote.

Mr. Bargreen moved the adoption of the following amendment:
Amend section 2, line 3 of the printed bill, after the comma (,) following the words "of Pierce County" insert the following: "and one additional judge for the Superior Court of Snohomish County."

Debate ensued.

Mr. Woodall:
"I would like to ask a question of Mr. Bargreen, if I may."

The Speaker:
"Does the gentleman yield?"

Mr. Bargreen:
"Yes."

Mr. Woodall:
"As I understand it, Snohomish and Island Counties are together in one judicial district, is that correct?"

Mr. Bargreen:
"Yes."

Mr. Woodall:
"Now, by placing the amendment that they appoint an additional judge for Snohomish County, is it the intention of your particular amendment that the newly appointed judge shall have no jurisdiction over judicial matters in Island County?"

Mr. Bargreen:
"Indeed, no. It should have been amended to read both Snohomish and Island Counties. That was overlooked."

Mr. Speaker:
"Do you wish to submit a new amendment?"

Mr. Bargreen:
"Yes."

On motion of Mr. Woodall, consideration of House Bill No. 14 was deferred until after the third reading, and placed at the end of the calendar.

Without objection, the House advanced to the tenth order of business.
THIRD READING OF BILLS

House Bill No. 18, by Committee on Colleges and Universities: Relating to dormitories and infirmaries at colleges and universities.

On motion of Mr. Wilson, the rules were suspended and House Bill No. 18 was returned to second reading for the purpose of amendment.

The bill was read the second time by sections.

Mr. Wilson 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. 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."

The motion was carried, and the amendment was adopted.

Mr. Wilson moved the adoption of the following amendment:

Amend the title, in line 8 of the title of the original bill strike the period (.) following the figures and parenthesis "1947)" and add the following: ", and declaring an emergency."

Debate ensued.

The motion was carried, and the amendment was adopted.

On motion of Mr. Wilson, the rules were suspended, Engrossed House Bill No. 18 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 18, and the bill passed the House by the following vote: Yeas, 93; 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, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Dillard, Gordon, Johnston, Sandison, Siler—5.

Engrossed House Bill No. 18, having received the constitutional majority, was declared 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 House returned to the fifth order of business.
REPORT OF STANDING COMMITTEES

House Bill No. 6 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.
Without objection, the House advanced to the ninth order of business.

SECOND READING OF BILLS

House Bill No. 6, by Representatives Rasmussen, Knoblauch and Hofmeister: Providing a special method of voting for service voters.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 6, providing a special method of voting for service voters; providing penalties; 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 amendments:

On page 1, line 9, of the original bill, same being page 1, line 4 of the printed bill, strike the word "Unemployee" and insert in lieu thereof "Employee".

On page 4, line 30, of the original bill, same being page 3, lines 23 and 24 of the printed bill, strike the following: "form, size, weight and contents" and insert in lieu thereof the words "size and weight".

On page 5, lines 1 and 2, of the original bill, same being page 3, lines 25 and 26 of the printed bill, strike the words "prescribe a form of ballot for use by service voters and may"

Michael J. Gallagher, Chairman.


The bill was read the second time by sections.

On motion of Mr. Gallagher (Michael J.), the committee amendments were adopted.

On motion of Mr. Knoblauch, the rules were suspended, Engrossed House Bill No. 6 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 6, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bejerlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Clark, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, 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, Eldridge, Johnston, Sandison, Siler—6.
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Engrossed House Bill No. 6, having received the constitutional majority, was declared passed.

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

House Bill No. 14, by Representative Paulsen: Providing an additional Superior Court Judge for Pierce County.

The Speaker recognized Mr. Paulsen.

Mr. Paulsen:

"I move House Bill No. 14 be re-referred to the Judiciary Committee."

Debate ensued.

The motion was carried and House Bill No. 14 was ordered re-referred to the Judiciary Committee.

On motion of Mr. Rasmussen, all bills passed today were ordered immediately transmitted to the Senate.

Motion

On motion of Mr. Rasmussen, the House adjourned to meet at ten o'clock a.m., Wednesday, July 19, 1950.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

THIRD DAY

MORNING SESSION


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 Cory, Dillard, Eldridge, Johnston and Sandison.

Prayer was offered by the Reverend Franklin W. Harper, 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 Representative Riley, further reading was dispensed with and the journal was ordered to stand approved.

Report of Standing Committee


Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 10, relating to School District No. 112, 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.


Passed to second reading.
MESSAGE FROM THE SENATE
Senate Chamber,

Mr. Speaker:
The Senate has passed: House Bill No. 11, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker declared the House at ease for ten minutes.
The Speaker called the House to order.
Without objection, the House returned to the fifth order of business.

REPORT OF STANDING COMMITTEE
House Bill No. 14 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.
On motion of Mr. Paulsen, the rules were suspended, House Bill No. 14 was advanced to today's second reading of bills, and placed on the calendar.
The Speaker observed within the bar of the House, former member of the Legislature from Pierce County, Mr. Llyod R. Crosby, and appointed Mr. Com­fort and Mr. Jones (John R.) to escort the former member to a seat beside the Speaker on the rostrum.
On motion of Mr. Ford, the House advanced to the ninth order of business.

SECOND READING OF BILLS
House Bill No. 14, by Representative Paulsen: Providing an additional Superior Court Judge for Pierce County.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was re-referred House Bill No. 14, providing for an additional judge in the Superior Court of Pierce County; prescribing for his appointment and election, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommenda­tion that it do pass with the following amendment:
Amend the bill, strike section 2 (the amendment adopted by the House on July 18, adding a new section 2) and re-number section 3 to read "Sec. 2" and re-number section 4 to read "Sec. 3"

The bill was read the second time by sections.
On motion of Mr. Paulsen, the committee amendment was adopted.
On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 14 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 14, and the bill passed the House by the following vote: Yeas, 79; nays, 13; absent or not voting, 6.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gerold, Gohlsen, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Knobauch, Kupka, Lester, Mardesich, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Peder-
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sen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Rosenberg, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Allen, Bergevin, Callow, Carty, Hallauer, Hoopingarner, Jones (John R.), Massie, Mohr, Riley, Smiley, Wilson, Wyatt—13.

Those absent or not voting were: Representatives Dillard, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Johnston, Sandison—6.

Engrossed 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.

On motion of Mr. Paulsen, the rules were suspended, and Engrossed House Bill No. 14 was ordered immediately transmitted to the Senate.

REPORTS OF ENGROSSMENT COMMITTEE


A. B. Comfort, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 2; also Engrossed House Bill No. 18, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Wallace I. Carmichael, Floyd C. Miller.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 6, have compared same with the original bill and find it correctly engrossed.

We concur in this report: August P. Mardesich, Jeanette Testu.

On motion of Mr. Rasmussen, the House returned 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. 19, by Representatives Sandison, Kupka and Hofmeister: An Act permitting war service credit under the State Employees' Retirement System for persons who entered the service from other states, and amending section 18, Chapter 274, Laws of 1947, as last amended by section 12, Chapter 240, Laws of 1949 (sec. 11072-18, Rem. 1949 Supp.).
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 20, by Representative Morris: An Act providing for the closing of county offices on Saturdays, and amending section 1, Chapter 113, Laws of 1941.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 21, by Representatives O'Brien, Allen and Bernethy: An Act relating to the State Capitol Committee, making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.
House Bill No. 22, by Representatives O'Brien, Allen and Bernethy: An Act relating to the State Forest Board, making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 23, by Representatives O'Brien, Allen and Bernethy: An Act relating to the Commissioner of Public Lands, making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 24, by Representatives Woodall, Henderson and Stonecipher: An Act declaring proceeds of the World War II veterans' bonus payments to be separate property, not subject to assignment and exempting the same from garnishment or other legal process.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 25, by Representatives Lester and Anderson (Eva): An Act relating to injurious rodents; providing methods for their extermination; and amending section 13, Chapter 140, Laws of 1921 (sec. 2800, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Horticulture.

House Bill No. 26, by Representatives Olson, Washington and Roderick: An Act limiting the retail sales tax to two per cent (2%) six months after the passage of a Constitutional Amendment permitting a graduated net income tax.
Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 1, by Representatives Woodall, Riemcke and Miller (C. C.): Relating to Public Welfare.
Ordered printed and referred to Committee on Social Security.

House Joint Resolution No. 1, by Representatives Washington, Roderick and Coughlin: Relating to proposed constitutional amendment permitting graduated net income tax.
Ordered printed and referred to Committee on Revenue and Taxation.

House Concurrent Resolution No. 4, by Representative Gallagher (Bernard J.): Relating to an amendment to Joint Rule 13.
Ordered printed and referred to Committee on Rules and Order.

MOTION
On motion of Mr. Rasmussen, the House was declared at recess until four o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at four o'clock p. m.
The Clerk called the roll and all members were present except Representative Dillard.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:
We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 19, permitting war service credit under the State Employees' Retirement System for persons who entered the service from other states, and amending section 18, Chapter
THIRD DAY, JULY 19, 1950

274, Laws of 1947, as last amended by section 12, Chapter 240, Laws of 1949 (sec. 11072-18, Rem. 1949 Supp.), 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.

We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 24, declaring proceeds of the World War II veterans' bonus payments to be separate property, not subject to assignment and exempting the same from garnishment or other legal process, 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.

The Speaker noticed within the bar of the House, former Representative Charles M. Carroll, of King County, and appointed Representatives Hansen and Gholson to escort the former member to a seat on the rostrum beside the Speaker.

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. 27, by Representative Riley: An Act making a deficiency appropriation for salaries and wages for operation of the Office of the State Treasurer, and declaring an emergency.

Referred to Committee on Appropriations.

House Joint Memorial No. 2, by Representatives Cory, Knoblauch and Kelley: Relating to statehood for the Territories of Alaska and Hawaii.

On motion of Mr. Cory, the rules were suspended, and House Joint Memorial No. 2 was advanced to second reading.

House Joint Memorial No. 2 was read the second time in full.

On motion of Mr. Cory, the rules were suspended, House Joint Memorial No. 2 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued.

POINT OF INFORMATION

Mr. Riley:
"May I ask the gentleman from Lewis a question?"

The Speaker:
"Does the gentleman yield?"

Mr. Cory:
"Yes."

Mr. Riley:
"Mr. Cory, in your factual study, can you state with some assurance that the Territory of Hawaii has sufficient income to maintain itself when and if it is admitted to the Union?"
Mr. Cory:
"I think it has a considerably larger financial income than a number of our present states. It has a population of 550,000 people, and it is one of the largest income tax paying states, or territories to become a state."

Mr. Riley:
"May I ask another question, then?"

Mr. Speaker:
"Does the gentleman yield?"

Mr. Cory:
"Yes."

Mr. Riley:
"On the basis of that, then, you have probably made some study and perhaps have visited there. Is it not true that even in the Territory of Hawaii, business people are split on the matter, as well as all categories of people?
"The laboring people are split on the matter, as well as other categories of citizens?"

Mr. Cory:
"I don't suppose it is unanimous, but things aren't unanimous in this state, I'm sorry to say."

Mr. Riley:
"I just wanted to reassure you, Mr. Cory, they are not of one mind on the matter of statehood."

Debate ensued.

The Clerk called the roll on the final passage of House Joint Memorial No. 2, and the memorial passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker-90.

Those voting nay were: Representatives Carty, Frayn, Powell, Woodall—4.

Those absent or not voting were: Representatives Bergevin, Dillard, Gallagher (Bernard J.), Riemcke—4.

House Joint Memorial No. 2, having received the constitutional majority, was declared passed.

INTRODUCTION AND FIRST READING OF HOUSE JOINT RESOLUTION

The following resolution was introduced and read first time by title:

On motion of Mr. Holliday, the rules were suspended, and House Joint Resolution No. 2 was advanced to second reading.

The resolution was read the second time in full.

On motion of Mr. Holliday, the rules were suspended, House Joint Resolution No. 2 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. Frayn:
"Mr. Speaker, I'd like to ask a question."

The Speaker:
"Does the gentleman yield?"

Mr. Holliday:
"Yes."

Mr. Frayn:
"Mr. Holliday, does this receive the blessing of the Superintendent of Public Instruction?"

Mr. Holliday:
"I might answer the question with a question. If you were Superintendent of Public Instruction, would you feel in a position to okay any contest proposal? That answers the question in itself. No, it doesn't have the blessing of the Department of Public Instruction. However, I am certain there is not much opposition to the program."

Debate ensued.

The Clerk called the roll on the final passage of House Joint Resolution No. 2 and the resolution passed the House by the following vote: Yeas, 77; nays, 18; absent of not voting, 3.

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, Carty, Cory, Coughlin, Donohue, Farrington, Ford, Gallagher (Michael J.), Hallauer, Henderson, Hooefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Anderson (B. Roy), Clark, Comfort, Eldridge, Forshee, Frayn, Gerold, Gholson, Gordon, Hillyer, Jeffreys, Neill, Powell, Riemcke, Shadbolt, Sisson, Stonecipher, Woodall—18.

Those absent or not voting were: Representatives Dillard, Gallagher (Bernard J.), Hansen—3.

House Joint Resolution No. 2, having received the constitutional majority, was declared passed.

SECOND READING OF BILLS

House Bill No. 10, by Representatives Bernethy and Bargreen: Relating to School District No. 112, and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, House Bill No. 10
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. Woodall:
"I have a question."

The Speaker:
"Does the gentleman yield?"

Mr. Bernethy:
"Certainly."

Mr. Woodall:
"Has this matter been taken up with the Office of the Superintendent of Public In-
struction as to available funds given her for purposes similar to this?"

Mr. Bernethy:
"Very much so."

Debate ensued.

Mr. Woodall:
"What was the answer of the Superintendent of Public Instruction?"

Mr. Bernethy:
"May I answer you this way? So far we have not been able to get any funds what-
soever."

Mr. Woodall:
"Well, what does the State Superintendent say? Are they out of funds or doesn't she 
feel it is needed or what?"

Mr. Bernethy:
"I'll answer this way, Mr. Woodall: The Superintendent thinks we should consolidate 
with Monroe High School which would be a case of some thirty-five miles of transporta-
tion for Sultan students. Also, on that, the people have demonstrated very clearly that 
they will not vote for consolidation. They want to keep the Union High School."

Mr. Blair:
"I have a question, Mr. Speaker."

The Speaker:
"Does the gentleman yield?"

Mr. Bernethy:
"Yes."

Mr. Blair:
"Have they attempted to have a bond issue?"

Mr. Bernethy:
"We have passed a fifty mill levy which will raise forty thousand dollars."

Mr. Blair:
"Well, that's a special levy. Have you tried a bond issue?"

Mr. Bernethy:
"No."

Mr. Blair:
"Why haven't you had a bond issue?"
Mr. Bernethy:
"It wouldn't pass."

Mr. Cory:
"I've been told you have money for a school room but this is for a gymnasium, is that correct?"

Mr. Bernethy:
"Definitely not. With the money they have they could only build about four class rooms, I believe."

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 10, and the bill passed the House by the following vote: Yeas, 70; nays, 24; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Clark, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Hansen, Henderson, Hofmeister, Hollday, 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, Powell, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Washington, Watson, Wedekind, Wenberg, (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—70.

Those voting nay were: Representatives Anderson (Eva), Ball, Bassett, Cory, Forshee, Gordon, Hallauer, Hillyer, Hoefel, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Lester, Mayes, Neil, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith (Vernon A.), Stonecipher, Woodall, Zent—24.

Those absent or not voting were: Representatives Brown (Gordon J.), Dillard, Massie, Vane—4.

House Bill No. 10, having received the constitutional majority, was declared passed.

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

House Bill No. 24, by Representatives Woodall, Henderson and Stone­cipher: Relating to garnishment of veterans' bonuses.

On motion of Mr. Ford, House Bill No. 24 was re-referred to the Judiciary Committee.

On motion of Mr. Rasmussen, all bills passed today were ordered immediately transmitted to the Senate.

MOTION

On motion of Mr. Rasmussen, the House adjourned until eleven o'clock a.m., Thursday, July 20, 1950.

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 Powell and Roderick.

Prayer was offered by the Reverend Franklin W. Harper, 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. Smith (Vernon A.), further reading was dispensed with and the journal was ordered to stand approved.

RESOLUTION

Resolution by Mr. Vane:

WHEREAS, The state's financial condition is "in the red" and there is need for cutting expenses and streamlining the State Government with the intent and purpose of relieving the harassed taxpayers of the State of Washington;

We, Therefore, Call attention to the work of the Citizen's Committee on state finances and compliment that organization most highly in establishing a bi-partisan commission to study state government;

We, Therefore, Favorably endorse this said organization and its objective and look forward to its aid in helping solve the state's problem and appeal to each state official from the Executive on down to cooperate in every way with said organization in its purpose of reorganization of the state's affairs to promote efficiency and economy and better government for the State of Washington.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,

We, your Committee on Cities and Counties, to whom was referred House Bill No. 7, relating to the rights and privileges and to the restrictions upon the areas of municipal corporations, and amending section 15 of An Act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency, passed at the 1890 Session of the State Legislature, Laws of 1889-90, page 141 (sec. 8935, Rem. Rev. Stat.), 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 of Representatives,

MR. SPEAKER:

We, your Committee on Cities and Counties, to whom was referred House Bill No. 15, providing a method for the classification of seventh, eighth and ninth class counties; providing for a referendum thereon, and declaring an emergency, have had the same under
consideration, and we respectfully report the same back to the House with the recommend-
John L. O'Brien, Chairman.


Passed to second reading.

We, your Committee on Horticulture, to whom was referred House Bill No. 25, relating to injurious rodents; providing methods for their extermination; and amending section 13, Chapter 146, Laws of 1921 (sec. 2800, Rem. Rev. Stat.), 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: Violet P. Boede, Alfred S. Hillyer, Joe F. Lester, Carl F. Mohr, Chas. A. Riemcke, Kenneth H. Simmons.

Passed to second reading.

Mr. Speaker:

The Senate has passed Senate Bill No. 14; also Senate Bill No. 16; also Senate Bill No. 18; also House Bill No. 1; also Engrossed House Bill No. 2; also House Bill No. 4; also House Bill No. 5; also Engrossed House Bill No. 6; also Engrossed House Bill No. 18, and the same are herewith transmitted.

Herbert H. Sielker, Secretary.

Mr. Speaker:

The Senate has passed House Bill No. 13, with the following amendments:

Section 1. The ninety-one titles with chapters, sections and numbering system designated as the'Revised Code of Washington' and attested by the Secretary of the Senate and the Chief Clerk of the House of Representatives of the Legislature of the State of Washington, are hereby enacted and designated as the'Revised Code of Washington'. Said code is intended to embrace in a revised, consolidated and codified form and arrangement all the laws of the state of a general and permanent nature.

'Sec. 2. The contents of said code shall establish prima facie the laws of this state of a general and permanent nature in effect on January 1, 1949, but nothing herein shall be construed as changing the meaning of any such laws. In case of any omissions, or any inconsistency between any of the provisions of said code and the laws existing immediately preceding this enactment, the previously existing laws shall control.

Senate Chamber, Olympia, Wash., July 19, 1950.
"Sec. 3. All laws of a general and permanent nature enacted after January 1, 1949, shall, from time to time, be incorporated into and become a part of said code.

"Sec. 4. Said code may be cited by the abbreviation 'R. C. W.'

"Sec. 5. This act is necessary for the immediate preservation of the public peace, health and safety and for the immediate support of the state government and its existing public institutions and shall take effect immediately."

Amend the title by striking the whole and insert in lieu thereof the following:

"AN Act Revising, consolidating and codifying all the laws of the State of Washington of a general and permanent nature and enacting the whole as the 'Revised Code of Washington', and declaring an emergency.", and the same is herewith transmitted.

HERBERT H. SIELES, Secretary.

MOTION

On motion of Mr. Gallagher (Bernard J.), the House concurred in the Senate amendments to House Bill No. 13.

The Speaker declared the question before the House to be the final passage of House Bill No. 13 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 13 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; 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, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hofeif, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Eldridge, Farrington, Hillyer, Powell, Wedekind—5.

House Bill No. 13, having received the constitutional majority, was declared passed as amended by the Senate.

MESSAGE FROM THE 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 record and papers now on file in the office of the Secretary of State relating to the appointment of DWIGHT S. HAWLEY to the position of State Representative for the 44th Legislative District of the State of Washington, which seat was vacated by the resignation of Chester D. Forshee.

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 19th day of July, A. D. 1950. (THE SEAL OF THE STATE OF WASHINGTON—1889) EARL COE, Secretary of State.
July 19, 1950

Honorable Earl Coe, Secretary of State
State of Washington
Olympia, Washington

HONORABLE SIR:
The demands of business make it necessary for me to resign as a member of the legislature representing the 44th legislative district, effective 10:00 a.m., Thursday, July 20, 1950.

With kindest personal regards, I am

Sincerely yours,

(Signed) CHESTER D. FORSHEET, Representative 44th District.

cc: Honorable Arthur B. Langlie, Governor
    King County Board of Commissioners

KING COUNTY COMMISSIONERS
402 County-City Building
Seattle 4

July 17, 1950.

Mr. Dwight S. Hawley
2208 Market Street
Seattle 7, Washington

DEAR SIR:
The Board of County Commissioners in regular session on July 17, 1950 appointed you State Representative from the 44th Legislative District to fill the unexpired term of Mr. Chester D. Forshee, resigned.

We are attaching hereto duplicate signed copies of Notice Appointment. Will you please sign these copies before a Notary Public, filing the original with the Secretary of State of the State of Washington, one with the Board of County Commissioners, retaining the other for your file.

Your truly,

BOARD OF COUNTY COMMISSIONERS
ROBERT A. MORRIS, Clerk of Board
By RALPH R. STENDER, Deputy

NOTE: Your appointment is not to be effective until 10:00 a.m., Thursday, July 20, 1950.

The Speaker appointed Representatives Coughlin and Gordon to escort Mr. Hawley, the newly appointed member, to a place before the rostrum.

Representative Charles W. Hodde, Speaker of the House of Representatives, administered the oath of office to Mr. Dwight S. Hawley, the newly appointed member.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 28**, by Representative Olson: An Act relating to the taxation of business and occupations and amending sections 4 and 6, chapter 180, Laws of 1935, as last amended by chapter 228, Laws of 1949, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 29**, by Representative O'Brien: An Act making a deficiency appropriation to the Secretary of State, and declaring an emergency.

On motion of Mr. O'Brien, the rules were suspended, and House Bill No. 29 was advanced to second reading on today's calendar.

Without objection, the House advanced to the ninth order of business.
SECOND READING OF BILLS

House Bill No. 29, by Representative O'Brien: An Act making a deficiency appropriation to the Secretary of State, and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 29 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

MOTION

The Speaker recognized Mr. Woodall.

Mr. Woodall:

"Mr. Speaker, I move that this bill be referred to the Appropriations Committee."

Debate ensued.

POINT OF INFORMATION

Mr. Rasmussen:

"Will the Chairman of the Appropriations Committee yield to a question?"

The Speaker:

"Does the gentleman yield?"

Mr. Riley:

"Yes."

Mr. Rasmussen:

"Mr. Riley, do you feel the amounts of this bill are justified?"

Mr. Riley:

"I would be inclined to say they are, but there may be questions which our committee would like to ask for this reason: We had about fifteen minutes to hear the presentation, which I would say is a reasonable presentation. I believe the figures are reasonably accurate. But everyone knows it's human nature not to go on record in public with questions we would sometimes like to ask in executive sessions."

Mr. Rasmussen:

"Your objection, then, is not to the bill itself, but to form of procedure?"

Mr. Riley:

"I wouldn't say that it's entirely to the form of procedure. That is one objection. The second is for fair treatment, because there are other deficiency appropriation bills in the Appropriations Committee for consideration; and, this is the only one so far that has not gone through as I enumerated."

Mr. Gallagher (Bernard J.), demanded the previous question and the demand was sustained.

The Speaker declared the question before the House was the motion to refer House Bill No. 29 to the Appropriations Committee.

The motion was lost on a rising vote.

The Clerk called the roll on the final passage of House Bill No. 29, and the bill passed the House by the following vote: Yeas, 75; nays, 21; 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, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Hallauer, Hansen,
FOURTH DAY, JULY 20, 1950

Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Smith (Ralph A.), Sisson, Smith (Vernon A.), Stonecipher, Woodall—21.

Those absent or not voting were: Representatives Holliday, Powell—2.

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.

Without objection, the House then returned to the eighth order of business.

House Bill No. 30, by Representative O'Brien: An Act making a deficiency appropriation to the Secretary of State, and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 14, by Senator Clark: An Act making a deficiency appropriation to the State Employees' Retirement Board, and declaring an emergency.

Referred to Committee on Appropriations.

Senate Bill No. 16, by Senator Westberg: An Act permitting absentee voting by persons unable to vote on election day for religious reasons, amending section 1, chapter 41, Laws Extraordinary Session, 1933 (sec. 5280, Rem. Rev. Stat. Supp.) as last amended by section 1, chapter 72, Laws of 1943, and declaring an emergency.

Referred to Committee on Elections.

Senate Bill No. 18, by Committee on Cities, Towns and Counties: An Act relating to the compensation of county commissioners, and declaring an emergency.

Referred to Committee on Cities and Counties.

SECOND READING OF BILLS

House Bill No. 15, by Representatives Jeffreys and Donohue: Relating to County Classification.

The bill was read the second time by sections.

On motion of Mr. Jeffreys, the rules were suspended, House Bill No. 15 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. 15, and the bill passed the House by the following vote: Yeas, 93; 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, Cal­
low, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge,
Farrington, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold,
Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hof­
meister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vin­
cent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes,
McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris,
Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen,
Ridgway, Riemecke, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Siler,
Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher,
Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar),
Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Blair, Dillard, Ford,
Holliday, Sandison—5.

House Bill No. 15, having received the constitutional majority, was de­
clared passed.

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

House Bill No. 25, by Representatives Lester and Anderson (Eva): Relating
to rodent poisoning.

The bill was read the second time by sections.

On motion of Mr. Hallauer, the rules were suspended, House Bill No. 25
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. 25, and the
bill passed the House by the following vote: Yeas, 95; 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, Cal­
low, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue,
Farrington, Ford, Frayn, Gallagher (Michael J.), Gerold, Gholson, Gordon,
Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Holliday,
Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.),
Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPher­
son, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill,
Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway,
Riemcke, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Siler, Simmons,
Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Suther­
land, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson,
Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Eldridge, Gallagher
(Bernard J.), Sandison—3.

House Bill No. 25, 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.
REPORTS OF ENROLLMENT AND ENGROSSMENT COMMITTEE
House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 1, have compared same with the original bill and find it correctly enrolled.
A. B. COMFORT, Chairman.
We concur in this report: Howard T. Ball, Mark V. Holliday.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 2, have compared same with the engrossed bill and find it correctly enrolled.
A. B. COMFORT, Chairman.
We concur in this report: Howard T. Ball, Mark V. Holliday.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 4, have compared same with the original bill and find it correctly enrolled.
A. B. COMFORT, Chairman.
We concur in this report: Howard T. Ball, Mark V. Holliday.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 5, have compared same with the original bill and find it correctly enrolled.
A. B. COMFORT, Chairman.
We concur in this report: Howard T. Ball, Mark V. Holliday.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 11, have compared same with the original bill and find it correctly enrolled.
A. B. COMFORT, Chairman.
We concur in this report: Howard T. Ball, Clayton Farrington.

REPORTS OF STANDING COMMITTEES

House Bill No. 24 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.
On motion of Mr. Paulsen, the rules were suspended, and House Bill No. 24 was advanced to today's calendar of second reading of bills.
Without objection, the House advanced to the ninth order of business.

SECOND READING OF BILLS

House Bill No. 24, by Representatives Woodall, Henderson and Stonecipher: Relating to garnishment of veterans' bonuses.
House of Representatives,

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 24 declaring proceeds of the World War II veterans' bonus payments to be separate property, not subject to assignment, and exempting the same from garnishment or other legal process, have had 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 12 of the original bill, being line 5 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: "except that whenever an application for the bonus shall have been filed with the State Auditor a court in any case involving the support of minor children may direct the payment by the State Auditor into the registry of the court for such disposition as the court may determine of the amount due or any portion thereof."

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 the public peace, health and safety and shall take effect immediately."

Amend the title in the last line thereof immediately following the word "garnishment", strike the balance of the title and insert in lieu thereof the following: "and certain legal processes, and declaring an emergency." \[Arthur R. Paulsen, Chairman.\]


The bill 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 House Bill No. 24 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 24, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 6.

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, Cally, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Frayn, Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardisich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Briem, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—91.

Those voting nay were: Representative Riley—1.

Those absent or not voting were: Representatives Carmichael, Eldridge, Ford, Gallagher (Bernard J.), Holliday, Young—6.

Engrossed House Bill No. 24, having received the constitutional majority, was declared passed.

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

The Speaker announced he was about to sign House Bill No. 1; also

House Bill No. 2; also

House Bill No. 4; also

House Bill No. 5; also

House Bill No. 11.

On motion of Mr. Rasmussen, all bills that had been passed today were immediately transmitted to the Senate.

**MOTION**

On motion of Mr. Rasmussen, the House recessed until four o'clock p. m.
FOURTH DAY, JULY 20, 1950

AFTERNOON SESSION

The Speaker called the House to order at four o'clock p. m.
The Clerk called the roll and all members were present except Representative Buse.
The Speaker declared the House at ease.
The Speaker called the House to order.
The Speaker observed within the bar of the House, former member Archie Baker of Snohomish and Island Counties, and appointed Representatives Carmichael and Mardesich to escort him to a seat on the rostrum beside the Speaker.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:
House of Representatives,

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 28, relating to the taxation of business and occupations and amending sections 4 and 6, Chapter 180, Laws of 1935, as last amended by Chapter 228, Laws of 1949, 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.

The Speaker observed within the bar of the House, former member of the House, Mel T. Neal, of King County, and appointed Representatives Beierlein and Hofmeister to escort him to a seat on the rostrum beside the Speaker.

House of Representatives,

We, your Committee on Elections, to whom was referred Senate Bill No. 16, permitting absentee voting by persons unable to vote on election day for religious reasons, amending section 1, Chapter 41, Laws Extraordinary Session, 1933 (sec. 5280, Rem. Rev. Stat. Supp.), as last amended by section 1, Chapter 72, 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.

MICHAEL J. GALLAGHER, Chairman.


Passed to second reading.

House of Representatives,

We, your Committee on Cities and Counties, to whom was referred Senate Bill No. 18, relating to the compensation of county commissioners, 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.


Passed to second reading.
REPORTS OF ENROLLMENT AND ENGROSSMENT COMMITTEE

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 6, have compared same with the engrossed bill and find it correctly enrolled.


A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 24, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Robert E. Blair.

A. B. Comfort, Chairman.

The Speaker announced he was about to sign House Bill No. 6.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 11, and the same is herewith transmitted.

Herbert H. Siler, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

House Concurrent Resolution No. 5, by Committee on Rules and Order:

Relating to printing in pamphlet form the laws of this Extraordinary Session.

On motion of Mr. Rasmussen, the rules were suspended, and House Concurrent Resolution No. 5 was advanced to second reading.

The resolution was read the second time in full.

On motion of Mr. Rasmussen, the rules were suspended, House Concurrent Resolution No. 5 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 5, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 5.

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, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoevel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neil, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.
FOURTH DAY, JULY 20, 1950 61

Those absent or not voting were: Representatives Buse, Frayn, Gordon, Powell, Washington—5.

House Concurrent Resolution No. 5, having received the constitutional majority, was declared passed.

The Speaker observed within the bar of the House, former member Martin V. Easterday, of Pierce County, and appointed Representatives Vane and Paulsen to escort him to a seat on the rostrum beside the Speaker.

Engrossed Senate Bill No. 11, by Senators Rogers and Pearson (by Executive Request): An Act relating to steamboat companies—operation by counties, cities and Port districts; providing for additional regulation, and amending chapter 117 of the Laws of 1911, as amended by chapter 248 of the Laws of 1927 (section 10361-1, Remington's Revised Statutes).

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

On motion of Mr. Ford, Senate Bills Nos. 3 and 4 retained their place on the calendar and the House advanced to the consideration of House Bill No. 28.

House Bill No. 28, by Representative Olson: Relating to taxes.

The bill was read the second time by sections.

On motion of Mr. Olson, the rules were suspended, House Bill No. 28 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. 28, and the bill passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Berneyth, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Shadbolt, Siler, Simmons, Smile, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Powell, Schumann, Sisson, Smith (Vernon A.), Stonecipher—5.

Those absent or not voting were: Representatives Brown (Gordon J.), Ford, Frayn, Jones (John R.)—4.

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.

On motion of Mr. Ford, Senate Bill No. 16 was advanced to the head of today's second reading calendar.
Senate Bill No. 16, by Senator Westberg: Relating to absentee voting.
The bill was read the second time by sections.
Mr. Adams moved the adoption of the following amendment:
In lines 5 and 6 of the printed bill after the word religion and before the word "on"
insert the following: "which shall include Indian ceremonial dances and other rites con­
nected therewith"
Debate ensued.

POINT OF INFORMATION

Mr. Rasmussen:
"Would the gentleman over here, Mr. Adams, yield to a question?"

Mr. Adams:
"You ask Mr. Woodall. He's the one who lives with the Indians."

The Speaker:
"Does the gentleman yield?"

Mr. Woodall:
"Yes."

Mr. Rasmussen:
"How do your Indians vote—Democrat or Republican?"

Mr. Adams:
"Oh, I can answer that."

Mr. Woodall:
"Mr. Speaker, I'd like to answer that question. One of our local Indian Chiefs tells
me that he is a Republican, but every time he gets around George Adams, George tries
to make a Democrat out of him."

POINT OF ORDER

Mr. Smith (Vernon A.):
"Mr. Speaker, I deny the right of Representatives Woodall and Adams to vote on this
measure as contrary to Rule 52."

The Speaker:
"Would you like to quote Rule 52?"

Mr. Smith (Vernon A.):
"'No member shall vote on any question in which he is immediately or particularly
interested.' Now, both of these members were elected by Indian votes and I don't think
we should be persuaded by them at all."

The Speaker:
"Well, your point is not well taken."

On motion of Mr. Gallagher (Michael J.), the amendment was laid on the
table without taking the bill with it. On motion of Mr. Gallagher (Michael J.), the rules were suspended, Senate
Bill No. 16 was advanced to third reading, the second reading considered the
third, and the bill was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 16, and the
bill passed the House by the following vote: Yeas, 91; 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 (Vaughan), Buse, Callow, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Brown (Henry A.), Dillard, Gordon, Rosenberg, Smith (Ralph A.), Washington, Wedekind—7.

Senate Bill No. 16, having received the 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.

Without objection, the House returned to the fifth order of business.

REPORTS OF STANDING COMMITTEES


Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 3, making a deficiency appropriation to the Department of Social Security, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward F. Riley, Chairman.


Passed to second reading.


Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House Bill No. 27, making a deficiency appropriation for salaries and wages for operation of the Office of the State Treasurer, 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.

Senate Bill No. 4 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.
House Bill No. 21 (reported by Committee on Appropriations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 22 (reported by Committee on Appropriations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 23 (reported by Committee on Appropriations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Without objection, the House advanced to the ninth order of business.

SECOND READING OF BILLS

Senate Bill No. 3, by Senators Hall and Sapp: Making an appropriation for Department of Social Security.
The bill was read the second time by sections.

Mr. O'Brien moved the adoption of the following amendment:
In section 1, page 1, line 7 of the original bill, being line 3 of the printed bill, immediately following the word "Operations" insert the following: "to be used solely for the employment of visitors and clerical help at the county level that is necessary thereof"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Coughlin moved the adoption of the following amendment:
Amend section 1, line 4 of the printed bill, after the words "Division of Children" strike "$1,000,000.00" and substitute "$3,000,000.00"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Coughlin moved the adoption of the following amendment:
Amend section 1, line 6 of the printed bill, after the words "Assistance as provided by law" strike "$9,000,000.00" and substitute "$12,000,000.00"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Coughlin moved the adoption of the following amendment:
Amend section 1, line 7 of the printed bill, after the words "Medical Services" strike "$6,000,000.00" and substitute "$7,500,000.00"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. O'Brien moved the adoption of the following amendment:
In section 1, page 1, line 8 of the original bill, the same being line 4 of the printed bill, strike the figures "$1,000,000.00" and insert in lieu thereof "$2,000,000.00"

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.

Mr. Coughlin demanded a roll call on the adoption of the amendment and the demand was sustained.
The amendment was lost by the following vote: Yeas, 25; nays, 71; absent or not voting, 2.
Those voting yea were: Representatives Allen, Bernethy, Brown (Vaughan), Carmichael, Coughlin, Gallagher (Michael J.), Kelley, Kupka, McPherson, Miller (Floyd C.), Morris, Nunamaker, O'Brien, Riley, Roderick, Smith (Ralph A.), Sutherland, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young—25.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carty, Clark, Comfort, Cory, Dillard, Donohue, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gerold, Gohlson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoevel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Lester, Mardesich, Massie, Mayes, Miller (C. C.), Miller (Clyde J.), Mohr, Neill, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Vane, Washington, Woodall, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Eldridge, Hofmeister—2.

On motion of Mr. Riley, the rules were suspended, Senate Bill No. 3 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. 3, and the bill passed the House by the following vote: Yeas, 94; nays, 4; absent or not voting, 0.

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, Carty, Clark, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gohlson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoevel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representatives Allen, Coughlin, Kelley, Smith (Ralph A.)—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.

EXPLANATION OF VOTE

Mr. Speaker:
I have voted against Senate Bill No. 3 because I consider the appropriations therein contained for the Department of Social Security inadequate. Paul Coughlin.

On motion of Mr. Rasmussen, all bills that had been passed today were ordered immediately transmitted to the Senate.
On motion of Mr. Rasmussen, the House was declared at recess until eight-thirty o'clock p.m.

EVENING SESSION

The Speaker called the House to order at eight-thirty o'clock p.m.

The Clerk called the roll and all members were present except Representatives Allen, Bassett, Boede, Brown (Gordon J.), Clark, Dillard, Donohue, Eldridge, Ford, Gallagher (Michael J.), Gordon, Hallauer, Hillyer, Johnston, King, Lester, McPherson, Miller (Floyd C.), Mohr, Nunamaker, Olson, Powell, Rosenberg, Shadbolt, Sisson, Vane, Washington and Woodall.

REPORTS OF STANDING COMMITTEES


We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 11, relating to steamboat companies—operation by counties, cities and Port districts; providing for additional regulation, and amending Chapter 117 of the Laws of 1911, as amended by Chapter 248 of the Laws of 1927 (section 10361-1, Remington's Revised Statutes), have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JULIA BUTLER HANSEN, Chairman.


We, a minority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 11, relating to steamboat companies—operation by counties, cities and Port districts; providing for additional regulation, and amending Chapter 117 of the Laws of 1911, as amended by Chapter 248 of the Laws of 1927 (section 10361-1, Remington's Revised Statutes), have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: James P. Dillard, K. O. Rosenberg, Max Wedekind.

Passed to second reading.


We, your Committee on Appropriations, to whom was referred Senate Bill No. 14, making a deficiency appropriation to the State Employees' Retirement Board, 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. 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 Hoopingarner, McPherson, Shadbolt and Testu.
The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

MOTIONS

On motion of Mr. Zent, Mr. Shadbolt was excused from the call of the House.
On motion of Mr. Ford, the absent members were excused and the House proceeded with business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber,

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

Herbert H. Stiler, Secretary.

FIRST READING OF SENATE JOINT MEMORIAL

Senate Joint Memorial No. 4, by Senators Raugust and Ganders: Relating to United States Government's participation in construction of critically needed highway facilities.

The memorial was read the first time by title.
On motion of Mr. Olson, the rules were suspended, and Senate Joint Memorial No. 4 was advanced to second reading.

The memorial was read the second time in full.
On motion of Mr. Olson, the rules were suspended, Senate Joint Memorial No. 4 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 4, and the memorial passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.
Those absent or not voting were: Representatives Hoopingarner, McPherson, Shadbolt, Testu—4.

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

Mr. Ford moved that Mr. Riley be excused from the call of the House.
The motion was lost.

REPORTS OF ENGROSSMENT AND ENROLLMENT COMMITTEE

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 13, have compared same with the engrossed bill and find it correctly enrolled.


A. B. Comfort, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 18, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Wallace I. Carmichael, August P. Mardesich.

On motion of Mr. Ford, Mr. Riley was excused from the call of the House.
The Speaker announced he was about to sign House Bill No. 13; also House Bill No. 18.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed House Bill No. 1; also House Bill No. 2; also House Bill No. 4; also House Bill No. 5; also House Bill No. 11; also House Bill No. 6, and the same are herewith transmitted.

Herbert H. Steeler, Secretary.

Mr. Speaker:
The Senate has passed Engrossed Senate Bill No. 10, and the same is herewith transmitted.

Herbert H. Steeler, Secretary.

FIRST READING OF SENATE BILL

Engrossed Senate Bill No. 10, by Senator Lee (By Executive Request): An Act relating to revenue and taxation, amending sections 4 and 6 of Chapter 180, Laws of 1935, as amended, and declaring an emergency and providing that this act shall take effect August 1, 1950.

The bill was read the first time by title.

On motion of Mr. Olson, the rules were suspended, and Engrossed Senate Bill No. 10 was advanced to second reading.

The bill was read the second time by sections.

On motion of Mr. Olson, the rules were suspended, Engrossed Senate Bill No. 10 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
FOURTH DAY, JULY 20, 1950

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 10, and the bill passed the House by the following vote: Yeas, 95; 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), Buse, Callow, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Holloway, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Powell—1.

Those absent or not voting were: Representatives Riley, Shadbolt—2.

Engrossed Senate Bill No. 10, having received the constitutional majority, was declared passed.

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

SECOND READING OF BILLS

Senate Bill No. 4, by Senator Binzer: Making an appropriation for workmen's pensions.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 4, appropriating four hundred fifty thousand dollars ($450,000) to the Department of Labor and Industries for the payment of pensions, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 7 of the original bill, being line 4 of the printed bill, after the parentheses and figure "($450,000)" and before the word "for" insert the following: "or as much thereof as may be necessary,"

Amend the title in lines 1 and 2 thereof, after the parentheses and figures "($450,000)" and before the word "to" insert the following: "or as much thereof as may be necessary,"

Edward F. Riley, Chairman.


The bill was read the second time by sections.

Mr. Simmons moved that the committee amendments be laid on the table without taking the bill.

The motion was carried and the amendments were laid on the table without taking the bill.

On motion of Mr. Simmons, the rules were suspended, Senate Bill No. 4
was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 4, and the bill passed the House by the following vote: Yeas, 96; 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, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hofefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Riley, Shadbolt—2.

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

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

On motion of Mr. Ford, House Bill No. 27 was placed at the head of today's second reading calendar.

House Bill No. 27, by Representative Riley: Making appropriation for State Treasurer.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 27 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. 27, and the bill passed the House by the following vote: Yeas, 94; 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, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stone-
cipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representatives Cory, Hawley—2.

Those absent or not voting were: Representatives Riley, Shadbolt—2.

House Bill No. 27, having received the constitutional majority, was declared passed.

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

House Bill No. 21, by Representatives O'Brien, Allen and Bernethy: Making appropriation for State Capitol Committee.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 21, relating to the State Capitol Committee 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 1, line 7 of the original bill, being line 3 of the printed bill, after the comma (,) following the word "Dollars" and before the word "as" insert the following: "or as much thereof as may be necessary,"

Edward F. Riley, Chairman.


Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 21, relating to the State Capitol Committee 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 not pass.

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


The bill was read the second time by sections.

On motion of Mr. O'Brien, the committee amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 21 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 21, and the bill passed the House by the following vote: Yeas, 65; nays, 31; 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, Comfort, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hooingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, Massie, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Ridgway, Roderick, Rosen-
berg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, 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, Clark, Cory, Eldridge, Frayn, Gerold, Gholson, Gordon, Hawley, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Lester, Mayes, Neill, Pedersen, Powell, Riemcke, Schumann, Siler, Sisson, Smith (Vernon A.), Stonecipher, Vane, Woodall, Zent—31.

Those absent or not voting were: Representatives Riley, Shadbolt—2.

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 of Representatives,

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 22, relating to the State Forest Board 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 1, line 7 of the original bill, being line 3 of the printed bill, after the comma (,) following the word “Dollars” and before the word “as” insert the following: “or as much thereof as may be necessary,” EDWARD F. RILEY, Chairman.


Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 22, relating to the State Forest Board 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 not pass.

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


The bill was read the second time by sections.

On motion of Mr. O'Brien, the committee amendment was adopted.

On motion of Mr. O'Brien, 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.

Debate ensued.

Mr. Riemcke:

“I wonder if the gentleman from King would yield to a question.”

The Speaker:

“Does the gentleman yield?”

Mr. O'Brien:

“Yes.”
Mr. Riemcke:

"Could these funds have been obtained through the Governor's Emergency Fund if this Special Session had not been called?"

Mr. O'Brien:

"That, of course, is very doubtful. The Governor, as you know, vetoed one item, a supplemental item for the Office of Public Lands, last session. I think it was brought out in the committee hearing this morning that the Governor wanted the Legislature to take action. He hasn't too much left in the Emergency Fund."

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, 63; nays, 34; 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, 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, Massie, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—63.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Callow, Clark, Comfort, Cory, Dillard, Eldridge, Frayn, Gerold, Gholson, Gordon, Hawley, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Lester, Mayes, Neill, Pedersen, Powell, Riemcke, Schumann, Siler, Sisson, Smith (Vernon A.), Stonecipher, Vane, Woodall, Zent—34.

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

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.


Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 23, relating to the Commissioner of Public Lands 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 1, line 6 of the original bill, being line 3 of the printed bill following the figure "$50,000" and before the word "as" insert the following: "or as much thereof as may be necessary."

EDWARD F. RILEY, Chairman.


Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 23, relating to the Commissioner of Public Lands 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 not pass.

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


The bill was read the second time by sections.

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

On motion of Mr. Riley, the rules were suspended, Engrossed House Bill No. 23 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 23, and the bill passed the House by the following vote: Yeas, 66; nays, 31; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, Massie, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, 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, Brown (Gordon J.), Callow, Clark, Comfort, Cory, Eldridge, Frayn, Gerold, Gholson, Gordon, Hawley, Hillyer, Johnston, Jones (Mrs. Vincent F.), Lester, Mayes, Neill, Pedersen, Powell, Riemcke, Schumann, Siler, Sisson, Smith (Vernon A.), Stonecipher, Woodall, Zent—31.

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

Engrossed House Bill No. 23, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 11, by Senators Rogers and Pearson (By Executive Request): Relating to ferry regulations.

The bill was read the second time by sections.

Mr. Wedekind moved the adoption of the following amendment:

In section 1, page 2, line 17 of the engrossed bill, being page 2, lines 9 and 10 of the printed bill, after the word "require" and before the semicolon (;) following the underscored matter strike the following: "and may issue a certificate for a limited or specified term".

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Wedekind 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. This act is necessary for the immediate preservation of the public peace, health and safety of the state government and shall take effect immediately."

The motion was carried and the amendment was adopted.
FOURTH DAY, JULY 20, 1950

Mr. Wedekind moved the adoption of the following amendment:

Amend the title, in line 5 of the engrossed bill, being line 3 of the printed bill, strike the period (.) at the end thereof and add the following: ", and declaring an emergency."

The motion was carried and the amendment was adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 11 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. 11, and the bill passed the House by the following vote: Yeas, 95; nays, 2; 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, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representatives Clark, Smith (Vernon A.)—2.

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

Engrossed Senate 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.

Senate Bill No. 14, by Senator Clark: Making an appropriation for the State Employees' Retirement Board.

The bill was read the second time by sections.

On motion of Mr. Riley, 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.

The Clerk called the roll on the final passage of Senate Bill No. 14, and the bill passed the House by the following vote: Yeas, 94; nays, 3; 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, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, Mc-
Pherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representatives Clark, Jones (Mrs. Vincent F.), Smith (Vernon A.)—3.

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

Senate Bill No. 14, having received the constitutional majority, was declared passed.

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

INTRODUCTION

The Speaker:

"The Speaker would like at this time to make a couple of introductions; some very distinguished visiting Legislators.

"We have with us tonight, Miss Joyce Hershey, a Senator from Olympia, and Miss Janet Gibbs, a House Member from Winlock.

"We are very happy to have these visitors from the Girls' State with us tonight."

Senate Bill No. 18, by Committee on Cities, Towns and Counties: Relating to compensation of county commissioners.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 18 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 18, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 1.

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, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schumann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representatives Boede, Callow—2.

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

Senate Bill No. 19, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Rasmussen, the rules were suspended, and all bills passed today were ordered immediately transmitted to the Senate.

Without objection, the House returned to the eighth order of business.

**INTRODUCTION AND FIRST READING OF HOUSE JOINT MEMORIAL**

**House Joint Memorial No. 3**, by Committee on Roads and Bridges: Regarding military movement causing public highway damage.

The memorial was read the first time by title.

On motion of Mrs. Hansen, the rules were suspended, and House Joint Memorial No. 3 was advanced to second reading.

The memorial was read the second time by sections.

On motion of Mrs. Hansen, House Joint Memorial No. 3 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Joint Memorial No. 3 and the memorial passed the House by the following vote: Yeas, 96; 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, Callow, Carmichael, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hansen, Hawley, Henderson, Hillyer, Hoefel, Hofmeister, Hollliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Marde­sich, Massie, Mayes, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Riley, Roderick, Rosenberg, Sandison, Schu­mann, Siler, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wen­berg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those voting nay were: Representative Nunamaker—1.

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

House Joint Memorial No. 3, having received the constitutional majority, was declared passed.

On motion of Mr. Beierlein, the rules were suspended, and House Joint Memorial No. 3 was ordered immediately transmitted to the Senate.

**MOTIONS**

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

On motion of Mr. Rasmussen, the House adjourned until eleven o'clock a. m., Friday, July 21, 1950.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.
FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, July 21, 1950.

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 Gordon, Hallauer, Hawley, Johnston, Roderick, Sisson, Smith (Ralph A.) and Vane.

Prayer was offered by the Reverend M. P. O'Dwyer, Pastor of St. Michael's 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.

The Speaker asked Mr. Woodall and Mr. Smith (Vernon A.) to escort Mrs. Emma Abbott Ridgway to the rostrum to be congratulated, today being her birthday.

REPORT OF ENGROSSMENT AND ENROLLMENT COMMITTEE

MR. SPEAKER:
House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 21; also Engrossed House Bill No. 22; also Engrossed House Bill No. 23, have compared same with the original bills and find them correctly engrossed.


A. B. COMFORT, Chairman.

The Speaker declared the House at ease.

MESSAGES FROM THE SENATE

MR. SPEAKER:
The Senate has passed House Bill No. 15; also House Bill No. 25; also House Bill No. 27; also House Joint Memorial No. 3, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

The President has signed House Bill No. 13; also House Bill No. 18, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

CERTIFICATE

We, the undersigned, Herbert H. Sieler, Secretary of the Senate and S. R. Holcomb, Chief Clerk of the House, of the Extraordinary Session of the Thirty-first Legislature of the State of Washington, do hereby certify that the within volume of "Revised Code of Washington" is the code considered by the Senate and the House of Representatives
and referred to in House Bill No. 13 of said Extraordinary Session of the Thirty-first Legislature of the State of Washington.

Said certificate is hereby executed by said Secretary of the Senate in open session of said Senate and by the Chief Clerk of the House in open session of said House, both on the 21st day of July, 1950, the same being the 5th day of the Legislative Session.

HERBERT H. SIELER, Secretary of the Senate.

S. R. HOLCOMB, Chief Clerk of the House.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has adopted House Concurrent Resolution No. 5 with the following amendment:

Amend the resolution in line 6 by inserting after the figures "1950" the following: "upon the approval by the usual certifying officers of the House of Representatives and the Senate", and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

MOTIONS

On motion of Mr. Ford, the House concurred in the Senate amendment to House Concurrent Resolution No. 5.

The Speaker declared the question before the House to be the final passage of House Concurrent Resolution No. 5, as amended by the Senate.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 5, as amended by the Senate, and the resolution passed the House by the following vote: Yeas, 85; 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, Carty, Clark, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Michael J.), Gerold, Gholson, Gordon, Hallauer, Hawley, Henderson, Hoefel, Jefferies, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Massie, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulson, Pedersen, Powell, Ridgway, Riemcke, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Cory, Gallagher (Bernard J.), Hansen, Hillyer, Hofmeister, Hollliday, Hoopingarner, Mayes, Miller (Clyde J.), Rasmussen, Roderick, Siler, Simmons—13.

House Concurrent Resolution No. 5, having received the constitutional majority, was declared passed as amended by the Senate.

On motion of Mr. Ford, the House was declared at recess until one forty-five o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at one forty-five o'clock p. m.

The Clerk called the roll and all members were present except Representatives Carty, Cory, Dillard, King, Mayes, Ridgway, Roderick, Sandison, Siler, Wenberg (Oscar) and Adams.
REPORTS OF ENROLLMENT AND ENGROSSMENT COMMITTEE

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Joint Memorial No. 3, have compared same with the original memorial and find it correctly enrolled.

Chairman.

We concur in this report: August P. Mardesich, Jeanette Testu.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 15, have compared same with the original bill and find it correctly enrolled.

Chairman.

We concur in this report: August P. Mardesich, Jeanette Testu.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 27, have compared same with the original bill and find it correctly enrolled.

Chairman.

We concur in this report: August P. Mardesich, Jeanette Testu.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 25, have compared same with the original bill and find it correctly enrolled.

Chairman.

We concur in this report: August P. Mardesich, Jeanette Testu.

The Speaker announced he was about to sign House Bill No. 15; also House Bill No. 25; also House Bill No. 27; also House Joint Memorial No. 3; also House Concurrent Resolution No. 5.
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 Senate Joint Memorial No. 4; also Senate Bill No. 11, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.
FIFTH DAY, JULY 21, 1950

Mr. Speaker:
The President has signed Senate Bill No. 3; also
Senate Bill No. 4; also
Senate Bill No. 10; also
Senate Bill No. 14; also
Senate Bill No. 16; also
Senate Bill No. 18, and the same are herewith transmitted.

The Speaker announced he was about to sign Senate Bill No. 3; also
Senate Bill No. 4; also
Senate Bill No. 10; also
Senate Bill No. 14; also
Senate Bill No. 16; also
Senate Bill No. 18; also
Senate Joint Memorial No. 4.

RESOLUTIONS

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 other business of the
House of Representatives for the Extraordinary Session of the Thirty-first Legislature.

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 com-
mittee clerks be indefinitely postponed.

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

The Speaker observed within the bar of the House, former Representative
Percy Willoughby, of Whatcom County, and appointed Representatives Brown
(Vaughan) and Wyatt to escort him to a seat on the rostrum beside the
Speaker.

The Speaker declared the House at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

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

Herbert H. Sieler, Secretary.

FIRST READING OF SENATE CONCURRENT RESOLUTION

Senate Concurrent Resolution No. 2, by Senator Binzer: Relating to the
adjournment of the Extraordinary Session of the Thirty-first Legislature.
The resolution was read the first time by title.
On motion of Mr. Ford, the rules were suspended, and Senate Concurrent
Resolution No. 2 was advanced to second reading.
The resolution was read the second time in full.
On motion of Mr. Ford, the rules were suspended, Senate Concurrent Resolution No. 2 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

On motion of Mr. Ford, Senate Concurrent Resolution No. 2 was ordered immediately transmitted to the Senate.

APPOINTMENT OF COMMITTEE

The Speaker appointed, under the provisions of Senate Concurrent Resolution No. 2, to notify the Governor that the Legislature is about to adjourn sine die, Representatives Testu, Hoefel and Farrington.

The committee retired.

A committee from the Senate appeared before the bar of the House, comprised of Senators Rutter, Roup and Ostrander, to notify the House that the Senate was about to adjourn sine die.

The report was received and the committee retired to the Senate.

MESSAGES FROM THE SENATE


MR. SPEAKER:
The President has signed Senate Concurrent Resolution No. 2, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

MR. SPEAKER:
The President has signed House Bill No. 15; also House Bill No. 25; also House Bill No. 27; also House Joint Memorial No. 3; also House Concurrent Resolution No. 5, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 2.

RESOLUTION

Resolution by Committee on Rules and Order:

Be It Resolved, That a committee of seven 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 Bargreen, Brown (Vaughan), Gallagher (Michael J.), Riley, Sutherland, Washington and Winberg (Andrew).

MESSAGE FROM THE SENATE


MR. SPEAKER:
The President has appointed as Senate members of the committee under Senate Concurrent Resolution No. 2 to notify the Governor that the Legislature is about to adjourn sine die, Senators Davison and Miller.

HERBERT H. SIELER, Secretary.

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 discharged.
PERSONAL PRIVILEGE

Mr. Ford:

"Mr. Speaker, Ladies and Gentlemen, I'd like to take this opportunity to commend the girls in the back rooms. They have had a lot of paper work to do. They have had to work very hard and long hours. Contrary to one of the press releases, they did a very fine job for the House. I think they deserve a round of applause." (Applause.)

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. Farrington stated that the committee had so notified the Governor; that the Governor said he had no further message except to compliment the Legislature on its prompt dispatch of the Special Session business.

The report was received and the committee was discharged.

MOTIONS

Mr. Riley moved that the reading of the journal of the fifth day of the Extraordinary Session of the Thirty-first Legislature be dispensed with and that the journal stand approved.

The motion was carried.

On motion of Mr. Jones (John R.), the Clerk called the roll of the following members of the Thirty-first Regular Legislative Session who had passed away: Mr. G. Frank Rhodes, Mr. Tony P. Mardesich, and Mr. Ray W. Sprague.

On motion of Mr. Jones (John R.), the House stood in silence for one minute in respect to the memory of the three deceased members.

On motion of Mr. Callow, the House of Representatives of the Extraordinary Session of the Thirty-first Legislature adjourned sine die.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
APPENDIX

Chapter Numbers and Subject Matter of Bills Passed .......................... 95
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<th>Politics</th>
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<td>Adams, Geo. N.</td>
<td>Star Route 1, Box 165, Shelton</td>
<td>Jefferson</td>
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<td>Allen, W. O.</td>
<td>2427 E. Hoffman, Spokane</td>
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<td>714 Colman Bldg., Seattle 4</td>
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<td>Bassett, Arthur H.</td>
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</table>

@Appointed to seat vacated by resignation of Wm. D. Shannon to the Senate.
@Appointed to seat vacated by resignation of Charles M. Carroll.
@Appointed to seat vacated by resignation of Chester D. Forshee.

EXTRAORDINARY SESSION—THIRTY-FIRST LEGISLATURE

CHAS. W. HODDE, Speaker
S. R. HOLCOMB, Chief Clerk
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<td>Lester, Joe F.</td>
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<td>@Mardesich, August P.</td>
<td>1821 Grand Ave., Everett</td>
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<td>McPherson, A. B.</td>
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<td>Miller, C. C.</td>
<td>102 Bartlett Rd., Kennewick</td>
<td>Franklin</td>
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<td>Miller, Clyde James</td>
<td>Rt. 3, Box 356, Kelso</td>
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<td>Moberg, Carl F.</td>
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<td>Morr, R. E. (Ray)</td>
<td>4729 Roosevelt Way, Seattle 8</td>
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<td>Nunamaker, Homer O.</td>
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<td>Paulsen, Arthur R.</td>
<td>224 So. 59th St., Tacoma 8</td>
<td>Yakima, part</td>
<td>14</td>
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</tr>
<tr>
<td>Pedersen, Charles A.</td>
<td>1112 Meridian Rd., Bellingham</td>
<td>Whatcom, part</td>
<td>41</td>
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</tr>
<tr>
<td>Powell, George V.</td>
<td>822 39th Ave. N., Seattle 3</td>
<td>King, part</td>
<td>45</td>
<td>D</td>
</tr>
<tr>
<td>Rasmussen, A. L. (Sam)</td>
<td>622 So. 38th St., Tacoma...</td>
<td>San Juan</td>
<td>29</td>
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<tr>
<td>Ridgway, Emma Abbott</td>
<td>413 Talcott St., Sedro Woolley</td>
<td>Skagit</td>
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</tr>
<tr>
<td>@Rineske, Chas. A.</td>
<td>3508 So. 1st St., Yakima</td>
<td>Yakima, part</td>
<td>14</td>
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</tr>
<tr>
<td>Riley, Edward F.</td>
<td>605 Spring St., Seattle 4</td>
<td>King, part</td>
<td>35</td>
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</tr>
<tr>
<td>Roderick, David M.</td>
<td>901 6th Ave., Apt. 404, Seattle 4</td>
<td>King, part</td>
<td>35</td>
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<tr>
<td>Rosenberg, R. O.</td>
<td>R. F. D. 1, Addy</td>
<td>Pend Oreille</td>
<td>2</td>
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</tr>
<tr>
<td>Sandison, Gordon</td>
<td>Box 293, Port Angeles</td>
<td>Jefferson</td>
<td>24</td>
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<tr>
<td>Schumann, O. R.</td>
<td>326 Miller Bldg., Yakima</td>
<td>Yakima, part</td>
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<tr>
<td>Shadbolt, Loomis J.</td>
<td>205 S. 30th Ave., Yakima</td>
<td>Yakima, part</td>
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<tr>
<td>@Siler, Harry A.</td>
<td>Randle</td>
<td>Lewis</td>
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<tr>
<td>Simmons, Kenneth H.</td>
<td>Bonney Lake, Sumner</td>
<td>Pierce, part</td>
<td>26</td>
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<tr>
<td>Sisson, Grant C.</td>
<td>R. F. D. 2, Mt. Vernon</td>
<td>San Juan</td>
<td>40</td>
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<tr>
<td>Smiley, Reuben T.</td>
<td>923 E. Rowan, Spokane 13</td>
<td>Yakima, part</td>
<td>15</td>
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</tr>
<tr>
<td>Smith, Ralph A.</td>
<td>Long Beach</td>
<td>Yakima, part</td>
<td>15</td>
<td>R</td>
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<tr>
<td>Smith, Vernon A.</td>
<td>4721 17th Ave. N.E., Seattle 5</td>
<td>King, part</td>
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<tr>
<td>Stonecpher, James D.</td>
<td>R. F. D. 3, Walla Walla</td>
<td>Walla Walla</td>
<td>11</td>
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<tr>
<td>Sutherland, Patrick D.</td>
<td>1923 Smith Tower, Seattle</td>
<td>King, part</td>
<td>37</td>
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<tr>
<td>Testu, Jeannette</td>
<td>2138 41st Ave. S. W., Seattle 6</td>
<td>King, part</td>
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<tr>
<td>Vane, Z. A.</td>
<td>6014 So. Warner, Tacoma</td>
<td>Pierce, part</td>
<td>29</td>
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<tr>
<td>Washington, Nat W.</td>
<td>42 O St. N., Ephrata</td>
<td>Grant</td>
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<td>Watson, Jimmie G.</td>
<td>3911 Holden St., Seattle 8</td>
<td>Kittitas</td>
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<td>Wedekind, Max</td>
<td>3739 40th Ave. S. W., Seattle 6</td>
<td>Whatcom, part</td>
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<td>Wenberg, Oscar</td>
<td>Box 1, East Stanwood</td>
<td>Grant</td>
<td>13</td>
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<tr>
<td>Wilson, John N.</td>
<td>Box 85, Mercer Island</td>
<td>Grays Harbor</td>
<td>31</td>
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<tr>
<td>Winberg, Andrew</td>
<td>110 W. 3rd St., Aberdeen</td>
<td>King, part</td>
<td>31</td>
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<tr>
<td>Woodall,erry B.</td>
<td>P. O. Box 507, Toppenish</td>
<td>Yakima, part</td>
<td>15</td>
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</tr>
<tr>
<td>Wyatt, Daily S.</td>
<td>Box 86, Ferndale</td>
<td>Whatcom, part</td>
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<tr>
<td>Young, R. C. (Brigham)</td>
<td>114 Penn Ave., Ole Elum</td>
<td>Grant</td>
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<tr>
<td>Zent, Harold (Judge)</td>
<td>403 Peyton Bldg., Spokane 8</td>
<td>Spokane, part</td>
<td>6</td>
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</tr>
</tbody>
</table>

(Appointed to seat vacated by death of Tony Mardesich.)
(Appointed to seat vacated by appointment of W. C. Rauaugst to Senate.)
(Appointed to seat vacated by death of Ray W. Sprague.)
(Appointed to seat vacated by appointment of F. Stuart Foster to the Senate.)
(Appointed to seat vacated by resignation of George R. Thompson.)
STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES
Extraordinary Session, 1950

Chas. W. Hodde, Speaker
S. R. Holcomb, Chief Clerk

AGRICULTURE AND LIVESTOCK—(16)—JONES (John R.), Chairman; Anderson (Eva), Bergevin, Carty, Gordon, Hofmeister, Hoopingarner, Jeffreys, Knoblauch, Miller (C. C.), Rosenberg, Siler, Woodall, Wyatt, Young.

APPROPRIATIONS—(21)—RILEY, Chairman; O'Brien, Vice-Chairman; Allen, Bargreen, Boede, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hofmeister, Jeffreys, King, Mardesich, Miller (Floyd C.), Mohr, Neill, Schumann, Simmons, Smiley, 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, Mayes, Nunamaker, Simmons.

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)—MORRIS, Chairman; Forshee, Gholson, Kupka, Mayes, Miller (Floyd C.), Smith (Vernon A.), Sutherland, Wilson.

EDUCATION AND LIBRARIES—(19)—KNOBLAUCH, Chairman; Anderson (Eva), Bassett, Bergevin, Boede, Carty, Clark, Donohue, Farrington, Ford, Gerold, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Morris, Ridgway, Riley, Testu.

ELECTIONS—(13)—GALLAGHER (Michael J.), Chairman; Bassett, Blair, Brown (Vaughan), Buse, Eldridge, Kelley, McPherson, Miller (C. C), Powell, Siler, Woodall, Wyatt.

ENGROSSMENT AND ENROLLMENT—(13)—COMFORT, Chairman; Ball, Brown (Gordon J.), Carmichael, Clark, Farrington, Gerold, King, Mardesich, Miller (Floyd C.), Smith (Vernon A.), Testu, 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, Hofmeier, Jeffreys, King, Lester, Olson, Smith (Ralph A.), Wedekind, Wilson.

GAME AND GAME FISH—(11)—SIMMONS, Chairman; Ball, Bergevin, Hallauer, Henderson, Hofmeister, Hoopingarner, Miller (Clyde James), Mohr, Sisson, Vane.

HARBORS, WATERWAYS AND FLOOD CONTROL—(7)—KUPKA, Chairman; Gerold, Hansen, Mardesich, McPherson, Miller (Clyde James), Wedekind.

HORTICULTURE—(7)—HALLAUER, Chairman; Boede, Hillyer, Lester, Mohr, Simmons, Riemcke.

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), Clark, Coughlin, Dillard, Gallagher (Bernard J.), Johnston, Mardesich, Neill, O'Brien, Powell, Schumann, Sutherland, Washington, Woodall.
LABOR RELATIONS—(15)—MILLER (Floyd C.), Chairman; Allen, Bernethy, Buse, Frayn, Gholsnon, Gordon, Miller (C. J.), Mohr, Morris, Roderick, Schumann, Watson, Winberg (Andrew), Zent.

LICENSE—(9)—YOUNG, Chairman; Allen, Anderson (B. Roy), Mayes, 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.), Riemcke, Sisson, Smith (Ralph A.), Young, Zent.

MEDICINE, DENTISTRY AND DRUGS—(9)—KING, Chairman; Adams, Ball, Comfort, Gallagher (Michael J.), Jones (Mrs. Vincent F.), O’Brien, Rasmussen, Riemcke.

MEMORIALS—(5)—BALL, Chairman; Hoefel, Massie, McPherson, Morris.

MILITARY AND NAVAL AFFAIRS—(9)—BARGREEN, Chairman; Carmichael, Clark, Gerold, Gholsnon, Holliday, Miller (C. C.), O’Brien, Sandison.

MINES AND MINING—(7)—JOHNSTON, Chairman; Holliday, Lester, Pedersen, Rosenberg, Vane.

PARKS AND PLAYGROUNDS—(7)—WENBERG (Oscar), Chairman; Boede, Callow, Hansen, Johnston, Jones (Mrs. Vincent F.), Smith (Ralph A.).

PUBLIC UTILITIES—(11)—PEDERSEN, Chairman; Blair, Bernethy, Brown (Vaughan), Coughlin, Kupka, Shadbolt, Washington, Watson, Wenberg (Oscar), Winberg (Andrew).

RECLAMATION AND IRRIGATION—(9)—WASHINGTON, Chairman; Bergevin, Jones (John R.), Lester, Olson, Riemcke, Schumann, Siler, Wenberg (Oscar).

REVENUE AND TAXATION—(21)—OLSON, Chairman; Anderson (B. Roy), Bargreen, Blair, Callow, Carty, Clark, Comfort, Coughlin, Eldridge, Farrington, Ford, Hallauer, Hofmeister, Paulsen, Powell, Roderick, Shadbolt, Siler, Smith (Vernon A.), Wyatt, (1 vacancy).

ROADS AND BRIDGES—(29)—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, Massie, McPherson, Miller (C. C.), Pedersen, Rosenberg, Ridgway, Smith (Ralph A.), Stonecipher, Testu, Washington, Wedekind, Wenberg (Oscar), Wilson.

RULES AND ORDER—(13)—HODDE, Chairman; Adams, Anderson (B. Roy), Beierlein, Comfort, Ford, Gallagher (Bernard J.), Rasmussen, Ridgway, Schumann, Wedekind, Winberg (Andrew), Zent.

SOCIAL SECURITY—(13)—NUNAMAKER, Chairman; Brown (Henry A.), Beierlein, Brown (Gordon J.), Comfort, Eldridge, Gallagher (Bernard J.), Jeffreys, Massie, McPherson, Roderick, Smiley, (1 vacancy).

STATE GOVERNMENT—(11)—CARTY, Chairman; Allen, Eldridge, Ford, Gallagher (Michael J.), Kelley, Riley, Roderick, Sisson, Testu, Vane.

STATE INSTITUTIONS—(11)—HOOPINGARNER, Chairman; Ball, Carty, Cory, Dillard, Gholsnon, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Sisson, Testu.

TRANSPORTATION—(9)—TESTU, Chairman; Bargreen, Brown (Gordon J.), Massie, Morris, Sandison, Sisson, Smith (Vernon A.), (1 vacancy).

VETERANS’ AFFAIRS—(13)—HOFMEISTER, Chairman; Carmichael, Gallagher (Bernard J.), Henderson, Johnston, Knoblauch, Kupka, Paulsen, Rosenberg, Sandison, Stonecipher, Wilson, Woodall.
APPENDIX

INDIVIDUAL COMMITTEE ASSIGNMENTS—HOUSE
Extraordinary Session, 1950

ADAMS, G. O. — 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; Rules and Order.

ANDERSON, EVA—Agriculture and Livestock; Colleges and Universities; Education and Libraries; Roads and Bridges.

BALL, HOWARD T.— Memorials, Chairman; Engrossment and Enrollment; Game and Game Fish; Medicine, Dentistry and Drugs; State Institutions.

BARGREEN, HOWARD—Military and Naval Affairs, Chairman; Liquor Control; Revenue and Taxation; 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 Game Fish; Reclamation and Irrigation.

BERNETHY, ROBERT—Forestry, State Lands and Buildings, Chairman; Industrial Insurance; Labor Relations; Liquor Control; Public Utilities.

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 I.—Aviation and Airports; Engrossment and Enrollment; Military and Naval Affairs; Roads and Bridges; Veterans’ Affairs.

CARTY, W. E.—State Government, Chairman; Agriculture and Livestock; Education and Libraries; Revenue and Taxation; State Institutions.

CLARK, NEWMAN H.—Education and Libraries; Engrossment and Enrollment; Judiciary; Military and Naval Affairs; Revenue and Taxation.

COMFORT, A. B.—Engrossment and Enrollment, Chairman; Industrial Insurance; Medicine, Dentistry and Drugs; Revenue and Taxation; Rules and Order; 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.

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.

GEROLD, CHARLES A.—Education and Libraries; Engrossment and Enrollment; Harbors, Waterways and Flood Control; Military and Naval Affairs.

GHOULSON, CECIL A.—Commerce and Manufacturing; Labor Relations; Military and Naval Affairs; State Institutions.

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.—State Institutions, Chairman; Agriculture and Livestock; Colleges and Universities; Game and Game Fish; Roads and Bridges.

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.

JONES, MRS. VINCENT F.—Education and Libraries; Medicine, Dentistry and Drugs; Parks and Playgrounds; State Institutions.

KELLEY, GRACE—Elections; Industrial Insurance; State Government; State Institutions.

KING, CHET—Medicine, Dentistry and Drugs, Chairman; Appropriations; Engrossment and Enrollment; Fisheries; Forestry, State Lands and Buildings; Industrial Insurance.
KNOBLAUCH, REUBEN A.—Education and Libraries, Chairman; Agriculture and Livestock; Roads and Bridges; State Institutions; Veterans’ Affairs.

KUPKA, GEORGE W.—Harbors, Waterways and Flood Control, Chairman; Cities and Counties; Commerce and Manufacturing; Public Utilities; Veterans’ Affairs.

LESTER, JOE F.—Cities and Counties; Forestry, State Lands and Buildings; Horticulture; Mines and Mining; Reclamation and Irrigation.

MARDIESICH, AUGUST P.—Appropriations; Engrossment and Enrollment; Harbors, Waterways and Flood Control; Judiciary.

MASSIE, CLYDE R.—Memorials; Roads and Bridges; Social Security; Transportation.

MAYES, ED. S.—Cities and Counties; Commerce and Manufacturing; License.

McPHERSON, A. B.—Elections; Harbors, Waterways and Flood Control; Memorials; Roads and Bridges; Social Security.

MILLER, C. C.—Agriculture and Livestock; Elections; Liquor Control; Military and Naval Affairs; Roads and Bridges.

MILLER, CLYDE JAMES—Fisheries; Game and Game Fish; Harbors, Waterways and Flood Control; Labor Relations.

MILLER, FLOYD C.—Labor Relations, Chairman; Appropriations; Commerce and Manufacturing; Engrossment and Enrollment; Liquor Control.

MOHR, CARL F.—Appropriations; Game and Game Fish; Horticulture; Industrial Insurance; Labor Relations.

MORRIS, R. E. (RAY)—Commerce and Manufacturing, Chairman; Education and Libraries; Labor Relations; Memorials; Transportation.

NEILL, MARSHALL A.—Appropriations; Aviation and Airports; Banks and Banking; Colleges and Universities; Judiciary.

NUNAMAKER, HOMER O.—Social Security, Chairman; Aviation and Airports; Cities and Counties; Fisheries.

O’BRIEN, JOHN L.—Cities and Counties, Chairman; Appropriations, Vice-Chairman; Judiciary; Medicine, Dentistry and Drugs; Military and Naval Affairs.

OLSON, OLE H.—Revenue and Taxation, Chairman; Colleges and Universities; Forestry, State Lands and Buildings; Reclamation and Irrigation.

PAULSEN, ARTHUR R.—Judiciary, Chairman; Industrial Insurance; Revenue and Taxation; Veterans’ Affairs.

PEDERSEN, CHARLES A.—Public Utilities, Chairman; Fisheries; Insurance; Mines and Mining; Roads and Bridges.

POWELL, GEORGE V.—Colleges and Universities; Elections; Judiciary; Revenue and Taxation.

RASMUSSEN, A. L. (SLIM)—Fisheries; License; Medicine, Dentistry and Drugs; Rules and Order.

RIDGWAY, EMMA ABBOTT—Colleges and Universities; Education and Libraries; Roads and Bridges; Rules and Order.

RIEMCKE, CHAS. A.—Horticulture; Liquor Control; Medicine, Dentistry and Drugs; Reclamation and Irrigation.

RILEY, EDWARD F.—Appropriations, Chairman; Colleges and Universities; Education and Libraries; State Government.

RODERICK, DAVID M.—Labor Relations; Revenue and Taxation; Social Security; State Government.

ROSENBerg, K. O.—Agriculture and Livestock; Mines and Mining; Roads and Bridges; Veterans’ Affairs.

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; Public Utilities; Revenue and Taxation.

SILER, HARRY A.— Agriculture and Livestock; Elections; Reclamation and Irrigation; Revenue and Taxation.

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.

STONECIPHER, JAMES D.— Aviation and Airports; License; Roads and Bridges; Veterans' Affairs.

SUTHERLAND, PATRICK D.— Banks and Banking, Chairman; Commerce and Manufacturing; Insurance; Judiciary.

TESTU, JEANETTE— Transportation, Chairman; Education and Libraries; Engrossment and Enrollment; Roads and Bridges; State Government; State Institutions.

VANE, Z. A.— Liquor Control, Chairman; Appropriations; Game and Game Fish; Mines and Mining.

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; Forestry, State Lands and Buildings; 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.
**CHAPTER NUMBERS**
*Extraordinary Session—Thirty-first Legislature—1950*

**HOUSE BILLS PASSED BY BOTH THE HOUSE AND SENATE AND APPROVED BY THE GOVERNOR**
(no bills were vetoed)

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<td>Special bond elections in cities</td>
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<td>Veterans' compensation bonds negotiable</td>
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<td>Veterans' bonus, widows eligible</td>
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<td>Absentee voting, men and women in service</td>
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* (Asterisks indicate bills passed by both House and Senate.)
HOUSE JOURNAL
OF THE
Thirty-Second Legislature
OF THE
STATE OF WASHINGTON
AT
Olympia, the State Capital

Convened January 8, 1951
Adjourned Sine Die March 8, 1951

CHAS. W. HODDE, Speaker
S. R. HOLCOMB, Chief Clerk
WARD BOWDEN, Asst. Chief Clerk
PATRICIA GRELLERT, Minute Clerk
RUTH LONGAKER, Journal Clerk

STATE PRINTING PLANT
OLYMPIA, WASH.
1951
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Compiled, Edited and Indexed by
S. R. Holcomb,
Chief Clerk of the House
At twelve o'clock noon, S. R. Holcomb, Chief Clerk of the House of Representatives of the Thirty-first Legislature, called the House to order.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Minister of the United Churches of Olympia.

MESSAGE FROM THE SECRETARY OF STATE
Olympia, Washington, January 8, 1951.

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 seventh day of November, 1950, 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-second biennial session, commencing on the eighth day of January, A. D., 1951, as appears from said election returns.

LIST OF REPRESENTATIVES ELECTED NOVEMBER 7, 1950.

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<td>John R. Jones</td>
<td>(Douglas and Okanogan)</td>
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<td>No. 1</td>
<td>Wilbur G. Hallauer</td>
<td>(Pend Oreille and Stevens)</td>
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<td>No. 2</td>
<td>Charles W. Hodde</td>
<td>(Pend Oreille and Stevens)</td>
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<td>No. 3</td>
<td>Bernard J. Gallagher</td>
<td>Spokane, part</td>
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<td>Joseph E. Hurley</td>
<td>Spokane, part</td>
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<td>No. 5</td>
<td>John L. Cooney</td>
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<td>No. 5</td>
<td>Russell T. Hoopingarner</td>
<td>Spokane, part</td>
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<tr>
<td>No. 6</td>
<td>Harold (Judge) Zent</td>
<td>Spokane, part</td>
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<tr>
<td>No. 6</td>
<td>Elmer E. Johnston</td>
<td>Spokane, part</td>
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<tr>
<td>No. 7</td>
<td>C. A. Orndorff</td>
<td>Spokane, part</td>
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<td>No. 7</td>
<td>Howard T. Ball</td>
<td>Spokane, part</td>
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<tr>
<td>No. 8</td>
<td>Robert D. Tumm</td>
<td>(Adams, Ferry and Lincoln)</td>
</tr>
<tr>
<td>No. 8</td>
<td>David Hoefer</td>
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<tr>
<td>No. 9</td>
<td>Marshall A. Neill</td>
<td>Whitman</td>
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<td>No. 9</td>
<td>J. Chester Gordon</td>
<td>Whitman</td>
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<tr>
<td>No. 10</td>
<td>Dewey C. Donohue</td>
<td>(Asotin, Columbia and Garfield)</td>
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<tr>
<td>No. 10</td>
<td>Sidney S. Jeffreys</td>
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<td>No. 11</td>
<td>Milton R. Loney</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>Joe F. Lester</td>
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<tr>
<td>No. 13</td>
<td>R. C. (Brigham) Young</td>
<td>(Grant and Kittitas)</td>
</tr>
<tr>
<td>No. 13</td>
<td>James E. Brain</td>
<td></td>
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<tr>
<td>No. 14</td>
<td>Charles A. Riemcke</td>
<td>Yakima, part</td>
</tr>
<tr>
<td>No. 14</td>
<td>O. R. Schumann</td>
<td>Yakima, part</td>
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(Died December 18, 1950. Vacancy yet to be filled by appointment.)
<table>
<thead>
<tr>
<th>District</th>
<th>Name</th>
<th>Counties Represented</th>
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<tbody>
<tr>
<td>No. 46</td>
<td>Mrs. Vincent F. Jones</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 44</td>
<td>Dwight S. Hawley</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 42</td>
<td>Marshall Forrest</td>
<td>Whatcom, part</td>
</tr>
<tr>
<td>No. 42</td>
<td>Homer 0. Nunamaker</td>
<td>Whatcom, part</td>
</tr>
<tr>
<td>No. 41</td>
<td>Charles A. Pedersen</td>
<td>Whatcom, part</td>
</tr>
<tr>
<td>No. 40</td>
<td>Grant C. Sisson</td>
<td>Skagit, part</td>
</tr>
<tr>
<td>No. 39</td>
<td>Oscar Wenberg</td>
<td>King, part</td>
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<tr>
<td>No. 38</td>
<td>John T. Dootson</td>
<td>King, part</td>
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<tr>
<td>No. 37</td>
<td>George V. Powell</td>
<td>King, part</td>
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<tr>
<td>No. 37</td>
<td>Charles M. Stokes</td>
<td>King, part</td>
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<tr>
<td>No. 36</td>
<td>Douglas G. (Doug) Kirk</td>
<td>King, part</td>
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<tr>
<td>No. 35</td>
<td>David M. Roderick</td>
<td>King, part</td>
</tr>
<tr>
<td>No. 34</td>
<td>Jeanette Testu</td>
<td>King, part</td>
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<tr>
<td>No. 33</td>
<td>Ray Olsen</td>
<td>King, part</td>
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<tr>
<td>No. 32</td>
<td>W. J. Beierlein</td>
<td>King, part</td>
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<tr>
<td>No. 31</td>
<td>Andy Hess</td>
<td>King, part</td>
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<tr>
<td>No. 30</td>
<td>Geo. L. Sorensen</td>
<td>King, part</td>
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<tr>
<td>No. 29</td>
<td>Z. A. Vane</td>
<td>King, part</td>
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<tr>
<td>No. 28</td>
<td>J. Beals</td>
<td>King, part</td>
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<tr>
<td>No. 27</td>
<td>Elmer Hufta</td>
<td>(Grays Harbor, part)</td>
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<tr>
<td>No. 26</td>
<td>Arthur H. Bassett</td>
<td>Pierce, part</td>
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<tr>
<td>No. 25</td>
<td>Robert M. (Bob) Ford</td>
<td>Kitsap, part</td>
</tr>
<tr>
<td>No. 24</td>
<td>Geo. N. Adams</td>
<td>(Cliam, and Mason)</td>
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<tr>
<td>No. 23</td>
<td>J. Beierlein</td>
<td>King, part</td>
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<tr>
<td>No. 22</td>
<td>Charlie Johnson</td>
<td>Thurston, part</td>
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<tr>
<td>No. 21</td>
<td>Louis E. Hofmeister</td>
<td>King, part</td>
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<tr>
<td>No. 20</td>
<td>Les Bernard</td>
<td>King, part</td>
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<tr>
<td>No. 19</td>
<td>Robert C. Bailey</td>
<td>Harbor, part</td>
</tr>
<tr>
<td>No. 18</td>
<td>Clyde J. (Jim) Miller</td>
<td>Wahkiakum, part</td>
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<tr>
<td>No. 17</td>
<td>Mark V. Holliday</td>
<td>Clark, part</td>
</tr>
<tr>
<td>No. 16</td>
<td>Ole H. Olson</td>
<td>(Benton, Franklin, Klickitat)</td>
</tr>
<tr>
<td>No. 15</td>
<td>Alfred S. Hillyer</td>
<td>Yakima, part</td>
</tr>
<tr>
<td>No. 14</td>
<td>Loomis J. Shadbolt</td>
<td>Yakima, part</td>
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</table>

The roll was called and all members were present.

The Honorable Walter B. Beals, Justice of the Supreme Court of the State of Washington, administered the oath of office to all members present.

Earl Coe, Secretary of State.

The Honorable Walter B. Beals, Justice of the Supreme Court of the State of Washington, administered the oath of office to all members present.

Earl Coe, Secretary of State.
Immediately following the oath, the pages of the House delivered to each member a certificate of election officially issued by the Secretary of State, Earl Coe.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

Resolution by Mr. Olson (Ole H.):

Resolved, That the rules which governed the House of Representatives during the thirty-first session of 1949 be adopted by this House as temporary rules until permanent rules be adopted and that the Committee on Rules and Order be authorized and directed to formulate the permanent rules of the House for the present session, and that the Committee on Rules and Order act jointly with a like committee from the Senate to formulate joint rules.

On motion of Mr. Olson (Ole H.), the resolution was adopted.
Nominations for Speaker of the House were declared in order.
The Chief Clerk recognized Mr. Ford.
Mr. Ford of Kitsap:

"Mr. Chairman, Members of the House:

"It is my privilege to place in nomination for the office of Speaker of the House the name of a man we all highly respect, a man of the highest intellectual and moral integrity. This man has served several sessions in the House. Many of us have served with him. We know him as a man we can trust, a man truly a leader and a statesman. It is my privilege to nominate for the office of Speaker, Mr. Charles W. Hodde."

The Chief Clerk recognized Mr. Comfort.
Mr. Comfort of Pierce:

"Mr. Chairman, Members of the House:

"I have in mind a gentleman, also from this side of the House, whom I think you should give consideration to in electing a Speaker. I have in mind also that there are certain qualifications that a Speaker should have. He should have honesty and integrity of purpose. He should have mental and physical fitness and alertness. He should have experience and intelligence. He should have tolerance and fairness and, above all, he should have understanding and loyalty to our institutions.

"Now, in enumerating them, I do not want it to be inferred that any other candidate who may be nominated does not likewise have those qualifications, but I mentioned them for the reason we are operating under a two-party system and the Republican Party has within its ranks men who meet those qualifications and who are capable of filling the position of Speaker.

"We have one here among us who has been with us for quite some time. He has shown his ability as a leader among our group. We know from experience that he has gained tolerance and understanding; and it gives me great pleasure at this time to nominate for this position Mr. Perry Woodall of Yakima County."

The Chief Clerk recognized Mr. O'Brien.
Mr. O'Brien of King:

"Justice Beals, Mr. Chief Clerk, Ladies and Gentlemen of the House:

"It is my pleasure and privilege to second the nomination of Mr. Charles W. Hodde as Speaker of the House at this thirty-second session of the Washington state legislature. We are fortunate indeed to have a man of Mr. Hodde's ability and experience and integrity to direct us in these most perplexing days with which we are confronted. We know our state is faced with a most serious financial problem. We know we have a problem of civilian defense that has to be met by this session of the legislature. The war in Korea caught our state very much involved in the world situation. We are at a spot where this session of the legislature has to do something definite in regard to our own civilian defense problem.

"Therefore, it is important we have a man who understands and has a high respect for the multitude of problems we have before us; so, it is my pleasure to second the nomination of Mr. Charles W. Hodde as our Speaker for this session of the legislature."

The Chief Clerk recognized Mr. Rasmussen.
Mr. Rasmussen of Pierce:

"Justice Beals, Mr. Chief Clerk, Fellow Members of the Legislature:

"I, too, rise to second the nomination of our former Speaker, Charles W. Hodde, a man those of us who have served with have found to be a fair man, a student of political government, a man who has shown, both in his services and in sitting here with us, that he realizes the problems of business. He is a business man—a farmer, and therefore a business man. He is a success in that. His honesty is unquestionable. So, I say, truly, Charles Hodde will again make a good Speaker for the House of Representatives."

The Chief Clerk recognized Mr. Sisson.

Mr. Sisson of San Juan and Skagit:

"Ladies and Gentlemen of the House:

"It is very rarely that I get on my feet to speak in legislative sessions but, having been here longer than I care to admit, I believe that I am a pretty good judge of human nature and men. I come from an entirely different part of the state than the man I wish to second. Also, I am interested not only in the man who may be Speaker of this assembly but interested from a Party standpoint.

"It has been my personal privilege to have been very closely identified in the work of the Republican Party with this brilliant young man. It was my pleasure in 1947 to be his seat-mate and to assist him in his position as floor leader. It gives me a great deal of personal pride to be able to second the nomination of Mr. Perry Woodall for Speaker of the House."

The Clerk called the roll and Mr. Hodde was elected Speaker of the House of Representatives by the following vote: Mr. Hodde, 53; Mr. Woodall, 45; absent or not voting, 0.

Those voting for Mr. Hodde were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Woodall, Young—53.

Those voting for Mr. Woodall were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hodde, Hoefel, Hoff, Jefferys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Wintler, Zent—45.

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

The Chief Clerk appointed Representatives Sandison and Griffith to escort Mr. Hodde to the rostrum.

Representatives Sandison and Griffith escorted Mr. Hodde to the rostrum where the Honorable Walter B. Beals, 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:

"It has always been customary for the Speaker-elect to make a few remarks and it's always the most difficult undertaking to try to express your appreciation. I'm sure that to those members who have served with me a number of sessions, or even just one,
you know that I do say it sincerely. I appreciate the cooperation that has been extended to me in the past and the best gift that you can ever make to me is that when there is a difference of opinion, you will come to me and we can try to straighten out that difference of opinion and work in harmony irrespective of whether you belong to the party in control or the minority.

"I think in the past we have had a very harmonious group in the House. There is a certain spirit of fraternity that is built up in a session. There are rough spots we have to get over but we'll make it over these rough spots and when we meet after leaving this session of the legislature, we'll meet with a smile and spirit of friendliness irrespective of what differences we may have had during session.

"I trust the feeling of admiration I have for the work and respect I have for the opinions of the members of the House will also prevail between the members as well as the Speaker during this session.

"I thank you very much."

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

The Speaker recognized Mr. Adams.

Mr. Adams of Clallam, Jefferson and Mason:

"Mr. Speaker, Justice Beals, Ladies and Gentlemen:

"This one little privilege I have always rather reserved for myself. I feel that I am the only one who can properly place in nomination the name of this gentleman and tell you all the kind things that should be said of him. I loaned my speech to Brother Ford here because he was unaware until a few moments ago that he was to make a nomination speech. So I repeat again everything that he has said about his candidate as also applying to mine. I might add a little bit more and borrow some of Mr. Comfort's remarks. I don't think that they would be out of order to apply to this gentleman.

"He is honest, most patient, has been most kind and always has been very considerate of the wishes and desires of each member of the House in giving them his time, his counsel and his consideration at any time they came to him for help or advice. He has served very well for many, many sessions as Chief Clerk of this House and it is with a great deal of satisfaction and pleasure I again place in nomination the name of my dear friend—your friend; and to the newcomers particularly, I'll say, 'You'll leave here with the memory of Si Holcomb and the wonderful work he has done in helping you in many ways'. It is indeed a great privilege to have this opportunity of placing Mr. Si Holcomb's name in nomination for Chief Clerk of the House."

The Speaker recognized Mr. Zent.

Mr. Zent of Spokane:

"Mr. Speaker, Justice Beals, Members of the House:

"I could put everything together that has been said about the previous candidates who have been chosen and add more to it. It seems that a session of the legislature, at least in the House, is not complete without Si. For those of you who have served with Si, you know that he is probably one of the best there is. It is my personal privilege and pleasure to have met and have been raised with Si in a small town on the eastern side of the state. I knew him when he was a boy. He was a fine boy and he's a fine man now. The State of Washington would lose if Si were not here to direct the work of the House. It is a personal privilege for me to second the name of Si Holcomb in nomination for Chief Clerk."

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, 97; nays, 0; absent or not voting, 1.

Those voting for Mr. Holcomb were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch,
Those absent or not voting were: Representative Carty—1.

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

The Speaker appointed Representatives Hoopingarner and Eldridge to escort the Chief Clerk to the rostrum.

Representatives Hoopingarner and Eldridge escorted Mr. Holcomb to the rostrum where Justice Walter B. Beals administered the oath of office.

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

The Speaker recognized Mr. Morris.

Mr. Morris of King:

"Mr. Speaker, Justice Beals, Members of the House:

"I'd like to place in nomination the name of a man who has served with us the past two years and one who has all the necessary qualifications of honesty and integrity and is also a likeable gentleman. I place in nomination for Sergeant-at-Arms, Mr. Vic Skinner."

The Speaker recognized Mr. Smith.

Mr. Smith of King:

"Mr. Speaker, Members of the House:

"It is my pleasure, also, to second the nomination of Mr. Vic Skinner as Sergeant-at-Arms. As has been said, he has the necessary qualifications and experience and I think he'd be a good man for the job."

The Clerk called the roll and Mr. Victor C. Skinner was unanimously elected Sergeant-at-Arms of the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 1.

Those voting for Mr. Skinner were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—97.

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

The Speaker announced that Mr. Skinner, having received the unanimous vote of the House, was elected Sergeant-at-Arms of the House of Representatives.
The Speaker appointed Representatives Testu and Jones (Mrs. Vincent F.) to escort the newly elected Sergeant-at-Arms to the rostrum.

Representatives Testu and Jones (Mrs. Vincent F.) escorted Mr. Skinner to the rostrum, where Justice Walter B. Beals administered the oath of office to him.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. O'Brien:
Resolved, That the Speaker appoint a committee of three members of the House to notify the Senate that the House of Representatives is now organized and ready for business.

On motion of Mr. O'Brien, the resolution was adopted.

The Speaker appointed Representatives Ridgway, Jones (John R.) and Anderson (B. Roy) to notify the Senate that the House of Representatives is now organized and ready for business.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 1, by Representative Hansen:
Relating to notifying the governor that the legislature is organized.
The resolution was read the first time by title.

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

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

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. O'Brien:
Resolved, That the state auditor be, and he is hereby directed to draw his warrants for payment of the members' subsistence allowance every seventh day of the session, upon subsistence payrolls which shall be signed by the members and certified to by the Speaker and Chief Clerk of the House, and he is hereby authorized and directed to deliver the said warrants to the Chief Clerk of the House, taking his receipt therefor.

On motion of Mr. O'Brien, the resolution was adopted.

Resolution by Mr. O'Brien:
Resolved, That the state auditor be, and he is hereby directed to draw his warrants for the payment of the salaries of the employees of the House of Representatives every seventh day of the session, upon salary payrolls which shall be signed by each employee, and certified to by the Chief Clerk of the House, and the said state auditor is authorized and directed to deliver the warrants to the Chief Clerk of the House, taking his receipt therefor.

On motion of Mr. O'Brien, the resolution was adopted.

Resolution by Mr. O'Brien:
Resolved, That the Chief Clerk of the House, by and with the approval of the Speaker of the House, be hereby authorized and directed to fix the salaries of the employees of the House.

On motion of Mr. O'Brien, the resolution was adopted.

Resolution by Mr. O'Brien:
Resolved, That the Chief Clerk be, and he is hereby instructed to purchase postage stamps in the amount of twenty-five dollars ($25) for each member of the House and the Chief Clerk, from the Olympia post office; the Chief Clerk is also directed to deliver said postage stamps to the members of the House of Representatives as soon as possible, taking their receipt therefor.
On motion of Mr. O'Brien, the resolution was adopted.
The Speaker declared the House at ease.
The Speaker called the House to order and introduced William Green, Charlotte Friel, Carol Morgan and Rod Nelson, representing the Washington State College student body.
The Speaker declared the House at ease.
The Speaker called the House to order.

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 at ease.
The Speaker called the House to order.

COMMITTEE FROM THE SENATE

Senators Bargreen, Brown, Gallagher, Raugust, Sutherland, Winberg and Washington appeared before the bar of the House, and Senator Washington 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.

MESSAGES FROM THE SENATE

Mr. Speaker:
Senate Chamber,
Olympia, Wash., January 8, 1951.
The Senate has adopted: House Concurrent Resolution No. 1, and the same is here­with transmitted.
HERBERT H. SIELER, Secretary.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., January 8, 1951.
The President has appointed, under House Concurrent Resolution No. 1, Senators Lee, Rogers and Rosellini.
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, Representatives Hansen, Anderson (Eva) and Phillips.
The committee retired.
The Speaker declared the House at ease.
The Speaker called the House to order.

REPORT OF SPECIAL COMMITTEE

The committee appointed to wait upon the governor appeared before the bar of the House and Representative Hansen, reporting for the committee, stated it had waited upon the governor, delivered to him the message of the House and that Governor Arthur B. Langlie expressed a desire to appear before a joint session of the legislature at eleven o'clock, a. m., Wednesday, January 10th, 1951, to deliver his message.
INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTIONS

House Concurrent Resolution No. 2, by Representative Rasmussen:
Relating to a joint session to receive the governor's message.
The resolution was read the first time by title.
On motion of Mr. Rasmussen, the rules were suspended, House Concurrent Resolution No. 2 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. 2 was placed on final passage and adopted.
On motion of Mr. Rasmussen, the rules were suspended and House Concurrent Resolution No. 2 was ordered immediately transmitted to the Senate.

House Concurrent Resolution No. 3, by Representative Henry (Al):
Relating to the use of the legislative chambers by the Young Men's Christian Association Youth Legislature.
The resolution was read the first time by title.
On motion of Mr. Henry (Al), the rules were suspended, the resolution was advanced to second reading and read the second time in full.
On motion of Mr. Henry (Al), the rules were suspended, House 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.
On motion of Mr. Henry (Al), the rules were suspended and House Concurrent Resolution No. 3 was ordered immediately transmitted to the Senate.

House Concurrent Resolution No. 4, by Representatives Gallagher and Paulsen:
Relating to bill drafting.
The resolution was read the first time by title.
On motion of Mr. Gallagher, the rules were suspended, the resolution was advanced to second reading and read the second time in full.
On motion of Mr. Gallagher, the rules were suspended, House 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.
On motion of Mr. Gallagher, the rules were suspended and House Concurrent Resolution No. 4 was ordered immediately transmitted to the Senate.
The Speaker declared the House at ease.
The Speaker called the House to order.
The Speaker observed within the bar of the House former Representative Fred J. Martin of Skagit and San Juan Counties, and appointed Mr. Sisson and Mrs. Ridgway to escort him to a seat beside the Speaker.
The Speaker observed within the bar of the House former Senator Charles F. Stinson of Benton, Franklin, Klickitat and Skamania Counties, and appointed Mr. Henry (Al) and Mr. Olson (Ole H.) to escort him to a seat beside the Speaker.
The Speaker observed within the bar of the House former Representative (Mrs.) Jurie B. Smith of King County, and appointed Mr. Henry (Edward E.) and Mr. Miller (Floyd C.) to escort her to a seat beside the Speaker.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 8, 1951.

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

HERBERT H. SIELER, Secretary.

FIRST READING OF SENATE BILLS

Senate Bill No. 1, by Senator Zednick:
An Act appropriating the sum of four hundred and 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. O'Brien, the rules were suspended, Senate Bill No. 1 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, 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, 93; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beerlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Carmichael, Carty, Gallagher, Jones (John R.), Miller (Clyde J.)—5.

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.

Senate Bill No. 2, by Senator Kimball:
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. O'Brien, the rules were suspended, Senate Bill No. 2 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, 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, 92; nays, 0; absent or not voting, 6.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riembcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Carmichael, Carty, Cory, Gallagher, Hurley, Jones (John R.)—6.

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.

Senate Bill No. 3, by Senator Lindsay:

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 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. O'Brien, the rules were suspended, Senate Bill No. 3 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, 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, 94; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riembcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Carty, Gallagher, Holliday, Jones (John R.)—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. O'Brien, Senate Bills Nos. 1, 2, and 3 were ordered immediately transmitted to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber,  
Olympia, Wash., January 8, 1951.

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. SIELER, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 1; also Senate Bill No. 2; also Senate Bill No. 3.

MOTION

On motion of Mr. Adams, the House adjourned to twelve noon, Tuesday, January 9, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

SECOND DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Tuesday, January 9, 1951.

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 and Dootson, Representative Dootson having been excused. Prayer was offered by the Reverend Delbert W. Daniels, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

RESOLUTION

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-second session.
SECOND DAY, JANUARY 9, 1951

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

The Speaker appointed as House members of the committee authorized to procure a House photographer for the thirty-second session of the legislature, Representatives Simmons, Morris and Anderson (B. Roy).

APPOINTMENT OF STANDING COMMITTEES

The Speaker announced the appointment of the following standing committees:


Appropriations—Olson (Ole H.), Chairman; Frayn, Gallagher, Giboney, Henry (Edward E.), Hoefel, Jeffreys, Johnson (Charlie), King, Lennart, Loney, Mardesich, Miller (Clyde J.), Neill, O'Brien, Rasmussen, Schumann, Simmons, Vane, Wintler, Young.

Aviation and Airports—Smith, Chairman; Ball, Bassett, Cooney, Hansen, Hawley, Hess, Johnson (Charlie), Stonecipher.

Banks and Banking—Beierlein, Chairman; Adams, Anderson (B. Roy), Cooney, Cory, Hurley, Jones (W. Kenneth), Miller (Floyd C.), Simmons.

Cities and Counties—Donohue, Chairman; Anderson (B. Roy), Bailey, Brown (Henry A.), Carmichael, Giboney, Hallauer, Hawley, Hoff, Jones (Mrs. Vincent F.), Kellogg, Kupka, Lester, Mayes, Nunamaker, Roderick, Schumann.

Claims, Auditing and Printing—Hillyer, Chairman; Bernethy, Carty, Comfort, Eldridge, Frayn.

Colleges and Universities—Testu, Chairman; Anderson (Eva), Eldridge, Ford, Forrest, Frayn, Hoopingarner, Johnson (Charlie), Neill, Olsen (Ray), Olson (Ole H.), Paulsen, Ridgway, Shadbolt, Timm, Young.

Commerce and Manufacturing—Kupka, Chairman; Connor, Cory, Henry (Al), Hillyer, Johnson (Charlie), Olsen (Ray), Ovenell, Riemcke.

Education and Libraries—Knoblauch, Chairman; Anderson (Eva), Bassett, Clark, Donohue, Ford, Gordon, Hansen, Henry (Edward E.), Hess, Holliday, Huhta, Hurley, Jones (Mrs. Vincent F.), Kirk, Lorimer, Ridgway, Riemcke, Testu, Wintler.

Elections—Savage, Chairman; Giboney, Hallauer, Hess, Hofmeister, Lennart, Mardesich, Nunamaker, Paulsen, Roderick, Siler, Stonecipher, Wintler.

Engrossment and Enrollment—Jones (Mrs. Vincent F.), Chairman; Clark, Connor, Dootson, Forrest, Hawley, Henry (Edward E.), Jones (W. Kenneth), Kirk, Mardesich, Nunamaker, Phillips, Wintler.

Fisheries—Sandison, Chairman; Adams, Hawley, King, Kirk, Mardesich, Nunamaker, Phillips, Rasmussen, Sisson, Strom, Wedekind, Wenger.

Forestry, State Lands and Buildings—Bernethy, Chairman; Bailey, Donohue, Jeffreys, Johnson (Charlie), Kirk, Mayes, Olson (Ole H.), Phillips, Savage, Wedekind.

Game and Game Fish—Simmons, Chairman; Ball, Donohue, Griffith, Hoefel, Hoopingarner, Jones (John R.), Lester, Loney, Mayes, Vane.

Harbors, Waterways and Flood Control—Miller (Clyde J.), Chairman; Beierlein, Hansen, Holliday, Kellogg, Kupka, Pedersen.

Horticulture—Hallauer, Chairman; Anderson (Eva), Giboney, Hillyer, McLean, Ridgway, Shadbolt.

Industrial Insurance—Brown (Henry A.), Chairman; Adams, Bernethy, Brown (Gordon J.), Huhta, Johnston (Elmer E.), Loney, Olson (Ole H.), Paulsen, Riemcke, Savage, Smith, Zent.

Insurance—Holliday, Chairman; Bassett, Brown (Henry A.), Cooney, Cory, Ford, Hawley, Hurley, Orndorff.

Judiciary—Paulsen, Chairman; Bailey, Clark, Cooney, Dootson, Forrest, Gallagher, Giboney, Henry (Edward E.), Hoff, Hurley, Johnston (Elmer E.), Jones (W. Kenneth), Mardesich, McLean, Neill, Orndorff, Phillips, Powell, Roderick, Schumann, Stokes, Woodall.

Labor Relations—Miller (Floyd C.), Chairman; Bernethy, Connor, Cooney, Dootson, Frayn, Henry (Al), Hess, Lennart, Miller (Clyde J.), Riemcke, Simmons, Sisson, Smith, Zent.
License—Roderick, Chairman; Henry (Al), Holliday, Huhta, Mayes, Morris, O’Brien, Strom, Young.

Liquor Control—Vane, Chairman; Anderson (B. Roy), Bernethy, Carmichael, Hillyer, Hurley, Miller (Clyde J.), Miller (Floyd C.), O’Brien, Olsen (Ray), Rasmussen, Sisson, Stokes, Wedekind, Zent.

Medicine, Dentistry and Drugs—Brown (Gordon J.), Chairman; Huhta, King, Lester, Lorimer, Rasmussen, Sorenson, Strom, Testu.

Memorials—Anderson (Eva), Chairman; Hoopingarner, Olson (Ole H.), Simmons, Strom.

Military and Naval Affairs—Carmichael, Chairman; Ball, Clark, Gallagher, Hoff, Kirk, O’Brien, Orndorff, Sandison.

Mines and Mining—Johnston (Elmer E.), Chairman; Griffith, Hoff, Holliday, Lennart, Vane, Young.

Parks and Playgrounds—Wenberg, Chairman; Bassett, Beierlein, Hoefel, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Lorimer.

Public Utilities—Henry (Edward E.), Chairman; Bailey, Forrest, Hansen, Jones (W. Kenneth), Kupka, Lester, Morris, Pedersen, Phillips, Savage.

Reclamation and Irrigation—Henry (Al), Chairman; Jones (John R.), McLean, Ovenell, Schumann, Siler, Timm, Wenberg, Woodall.

Revenue and Taxation—Ford, Chairman; Anderson (B. Roy), Carty, Clark, Comfort, Dootson, Eldridge, Hallauer, Hess, Hofmeister, Huhta, Jones (W. Kenneth), Lester, Morris, Paulsen, Powell, Roderick, Sandison, Savage, Shadbolt, Siler.

Roads and Bridges—Hansen, Chairman; Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Cory, Donohue, Forrest, Gordon, Griffith, Henry (Al), Hillyer, Hoopingarner, Jones (John R.), Kellogg, Knoblauch, McLean, Miller (Floyd C.), Pedersen, Ridgway, Smith, Sorenson, Stonecipher, Testu, Timm, Wenberg.

Rules and Order—Hodde, Chairman; Adams, Anderson (B. Roy), Comfort, Gallagher, Jeffreys, King, O’Brien, Powell, Rasmussen, Ridgway, Wedekind, Woodall, Young, Zent.

Social Security—Nunamaker, Chairman; Beierlein, Brown (Gordon J.), Brown (Henry A.), Comfort, Connor, Eldridge, Gallagher, Jeffreys, King, Lorimer, Miller (Floyd C.), Morris, Smith, Sorenson.

State Government—Carty, Chairman; Comfort, Eldridge, Hoff, Hofmeister, Jones (Mrs. Vincent F.), Kellogg, Powell, Sisson, Testu, Vane.

State Institutions—Hoopingarner, Chairman; Ball, Carty, Connor, Cory, Dootson, Gordon, Knoblauch, Lorimer, Sorenson, Stokes.

Transportation—Morris, Chairman; Adams, Brown (Gordon J.), Olsen (Ray), Ovenell, Sandison, Shadbolt, Stokes, Strom.

Veterans’ Affairs—Hofmeister, Chairman; Carmichael, Ford, Griffith, Knoblauch, Kupka, Mayes, Neill, Orndorff, Ovenell, Sandison, Stonecipher, Woodall.

MESSAGE FROM THE SECRETARY OF STATE

Olympia, Washington, January 8, 1951.

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 seventh, nineteen fifty, 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,
Ex Officio, Chief Elections Officer.

INITIATIVE MEASURE NO. 176, entitled:

"An Act increasing to sixty-five dollars ($65.00) monthly the minimum grant to certain categories of public assistance, otherwise extending the Social Security program, and making an appropriation."
SECOND DAY, JANUARY 9, 1951

<table>
<thead>
<tr>
<th>Initiative Measure No. 176</th>
<th>159,400</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGAINST Initiative Measure No. 176</td>
<td>534,689</td>
</tr>
</tbody>
</table>

INITIATIVE MEASURE NO. 178, entitled:
"An Act modifying the Citizens Security Act of 1948 (Initiative Measure No. 172) and transferring the public assistance medical program to the Department of Health."

<table>
<thead>
<tr>
<th>FOR Initiative Measure No. 178</th>
<th>394,261</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGAINST Initiative Measure No. 178</td>
<td>296,290</td>
</tr>
</tbody>
</table>

REFERENDUM BILL NO. 7
(Chapter 229, Laws of 1949)
"An Act providing for the issuance and sale of state general obligation bonds up to forty million dollars for the purpose of furnishing funds for state assistance in providing public school plant facilities."

<table>
<thead>
<tr>
<th>FOR Referendum Bill No. 7</th>
<th>395,417</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGAINST Referendum Bill No. 7</td>
<td>248,200</td>
</tr>
</tbody>
</table>

REFERENDUM BILL NO. 8
(Chapter 230, Laws of 1949)
"An Act providing for the issuance and sale of state general obligation bonds up to twenty million dollars for the purpose of providing buildings at the state operated charitable, educational and penal institutions."

<table>
<thead>
<tr>
<th>FOR Referendum Bill No. 8</th>
<th>377,941</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGAINST Referendum Bill No. 8</td>
<td>262,615</td>
</tr>
</tbody>
</table>

REFERENDUM BILL NO. 9
(Chapter 231, Laws of 1949)
"An Act providing for the issuance and sale of state general obligation bonds up to twenty million dollars for the purpose of providing buildings at state institutions of higher learning."

<table>
<thead>
<tr>
<th>FOR Referendum Bill No. 9</th>
<th>312,500</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGAINST Referendum Bill No. 9</td>
<td>314,840</td>
</tr>
</tbody>
</table>

REFERENDUM MEASURE NO. 28, entitled:
(Part of Chapter 235, Laws of 1949)
"An Act establishing a system of disability compensation for certain employed persons."

<table>
<thead>
<tr>
<th>FOR Referendum Measure No. 28</th>
<th>163,923</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGAINST Referendum Measure No. 28</td>
<td>467,574</td>
</tr>
</tbody>
</table>

AMENDMENT TO THE STATE CONSTITUTION PROPOSED BY THE LEGISLATURE
SENATE JOINT RESOLUTION NO. 9
"Shall Article II, Section 33 of the Constitution be amended to permit ownership of land by Canadians who are citizens of provinces wherein citizens of this state may own land?"

<table>
<thead>
<tr>
<th>YES</th>
<th>292,857</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO</td>
<td>290,005</td>
</tr>
</tbody>
</table>
AMENDMENT TO THE STATE CONSTITUTION PROPOSED BY THE LEGISLATURE

HOUSE JOINT RESOLUTION NO. 10

"Shall Section 6, Article VIII of the Constitution be amended to permit school districts to become indebted when authorized by popular vote up to an additional 5% of assessed valuation for capital outlays?"

YES .......................... 286,189
NO ................................ 314,014

UNITED STATES SENATOR
Warren G. Magnuson .......... Democrat ................. 397,719
Walter Williams ............ Republican ............... 342,464
H. J. Churchward .......... Socialist Labor ............ 1,480
Herbert J. Phillips ........ Independent Party ......... 3,120

REPRESENTATIVES IN CONGRESS
First District
Hugh B. Mitchell .......... Democrat .................. 90,053
Mrs. F. F. Powell .......... Republican ............... 84,024
Daniel Roberts .......... Socialist Workers ............ 274
Paul M. Bowen ........ Independent Party .............. 957

Second District
Henry M. Jackson .......... Democrat .................. 73,296
Herb Wilson ........ Republican .................. 45,737
Verle F. Hemeke .......... Progressive ................ 763

Third District
Gordon M. Quarnstrom .... Democrat .................. 48,623
Russell V. Mack .......... Republican ............... 55,056
L. C. Huntamer .......... Progressive ................ 320

Fourth District
Ted Little ........ Democrat .................. 34,174
Hal Holmes ........ Republican .................. 61,544

Fifth District
Robert Dellwo ........ Democrat .................. 49,767
Walt Horan ........ Republican .................. 60,273

Sixth District
John M. Coffee .......... Democrat .................. 46,249
Thor C. Tollefson .......... Republican ............... 71,785
Baba Jean Decker .......... Independent Party ......... 710

JUDGES OF THE STATE SUPREME COURT
Position No. 1
Robert C. Finley .......... 399,882

Position No. 2
Frederick G. Hamley ...... 290,030
Hugh J. Rosellini ........ 289,200

Position No. 3
Charles T. Donworth ...... 355,559

In Testimony Whereof, I have hereunto set my hand, and affixed the Seal of the State of Washington at Olympia, this eighth day of January, A. D., 1951.

(The Seal of the State of Washington—1889)

Earl Cox, Secretary of State.
MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 8, 1951.

Mr. Speaker:
The Senate has adopted: 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. STELLE, Secretary.

The Speaker announced that 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.

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 Savage:
An Act relating to the administering of fluorides to the teeth, and amending
sections 18.09.05 and 18.10.03, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and
Drugs.

House Bill No. 2, by Representative Savage:
An Act relating to the observance of daylight saving time and declaring an
emergency.
Ordered printed and referred to Committee on State Government.

House Bill No. 3, by Representative Savage:
An Act relating to fees and compensation of justices of the peace, and
amending sections 3.04.07 and 3.04.08, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 4, by Representative Anderson (B. Roy):
An Act requiring reports of boundaries of new taxing districts or changes
in boundaries of existing taxing districts to the county assessor, and amending
section 84.02.16, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 5, by Representative Anderson (B. Roy):
An Act relating to the filing and certification of superior court orders or
judgments affecting title to real property situated in other counties.
Ordered printed and referred to Judiciary Committee.

House Bill No. 6, by Representative Anderson (B. Roy):
An Act relating to the platting, subdivision, and dedication of land, and
amending sections 58.04.02, 58.04.06 and 58.04.09, R.C.W., to require certain
filings in connection therewith with the county assessor.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 7, by Representative Simmons:
An Act relating to game fish; assenting to the purposes and provisions of
that certain act of congress entitled: “An Act to provide that the United
States shall aid the states in fish restoration and management projects, and
for other purposes,” approved August 9, 1950, and empowering and directing
the state department of game to establish, conduct, and maintain fish restoration and management projects; and providing that all funds accruing to the state from sale of fishing licenses shall be exclusively for expenses of administration of the department of game.

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

**House Bill No. 8**, by Representatives Jones (John R.) and Hallauer:
An Act relating to public highways, and amending section 47.20.390, R.C.W. Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 9**, by Representatives Morris and Carmichael:
An Act relating to general tax levies in water districts, and amending section 57.05.10, R.C.W. Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 10**, by Representative Morris:
An Act relating to the hours when county and precinct offices shall be open for the transaction of business, and amending section 36.08.10, R.C.W.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 11**, by Representatives Beierlein, Hofmeister and O'Brien:
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. 12**, by Representative Anderson (B. Roy):
An Act relating to assessment of property for taxation; amending chapter 84.09, R.C.W., by adding a new section thereto; amending section 84.10.08, R.C.W., and providing penalties for its violation.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 13**, by Representatives Ford and King:
An Act relating to the practice of chiropractic and admission thereto; amending chapter 18.08, R.C.W., by adding a new section thereto; amending sections 18.08.02 and 18.08.03, R.C.W., and declaring an emergency.

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

**House Bill No. 14**, by Representative Morris:
An Act relating to the motor vehicle fuel tax, and amending section 82.10.02, R.C.W., as last amended by section 7, chapter 220, Laws of 1949.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 15**, by Representatives Comfort and King:
An Act making a deficiency appropriation to the state department of health, and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 16**, by Representatives Rasmussen, Kupka and Knoblauch:
An Act authorizing the issuance of separate licenses for hunting and fishing, and amending sections 77.08.10 and 77.08.11, R.C.W.

Ordered printed and referred to Committee on Game and Game Fish.
House Bill No. 17, by Representatives Simmons and Carmichael:
An Act prohibiting the sale, use, explosion, or transportation of pyrotechnics; making certain exceptions and repealing chapter 70.22, R.C.W.
Ordered printed and referred to Committee on Commerce and Manufacturing.

MOTION
On motion of Mr. Adams, the House adjourned until ten o'clock a.m., Wednesday, January 10, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRD DAY
MORNING SESSION

House of Representatives,
Olympia, Wash., Wednesday, January 10, 1951.

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, Brown (Gordon J.), Dootson, Frayn, Gallagher, Hofmeister, Hoopingarner, Johnson (Charlie), Simmons and Wintler, Representatives Bernethy, Dootson and Simmons having been excused.
Prayer was offered by the Reverend J. Edgar Pearson, Jr., Minister of the United Churches of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Adams, further reading was dispensed with and the journal was ordered to stand approved.

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. 18, by Representatives Stonecipher and Loney:
An Act providing for an additional judge in the superior court of Walla Walla County; amending section 2.02.06, R.C.W., and declaring an emergency.
Ordered printed and referred to Judiciary Committee.

House Bill No. 19, by Representatives Brown (Gordon J.), Bassett and Vane:
An Act making an appropriation from the motor vehicle fund for the improvement and paving of Regents Boulevard in the town of Fircrest and deducting certain motor vehicle funds from allocations to the county of Pierce and the cities of Pierce County to reimburse the motor vehicle fund.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 20, by Representatives Brown (Gordon J.) and Anderson (B. Roy):
An Act relating to the hours when county and precinct offices shall be open for the transaction of business, and amending section 36.08.10, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 21, by Representative Brown (Gordon J.):
An Act requiring the payment of state and county officers and employees twice monthly, and amending section 36.09.04, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 22, by Representatives Olson (Ole H.) and Henry (Al):
An Act providing for an additional secondary state highway from Kiona to Enterprise as a branch of Primary State Highway No. 3.
Ordered printed and referred and referred to Committee on Roads and Bridges.

House Joint Resolution No. 1, by Representative Hess:
Relating to constitutional amendment lowering the voting age to eighteen years.
Ordered printed and referred to Committee on Elections.

MOTION
On motion of Mr. Adams, the House recessed until 10:45 a. m.

MIDMORNING SESSION

The Speaker called the House to order at 10.45 o'clock a. m.
The Clerk called the roll and all members were present except Representatives Bernethy, Dootson, Holliday, Hoopingarner, Johnson (Charlie) and Simmons, Representatives Bernethy and Simmons having been excused.

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 by the President of the Senate at 10:50 a. m.
The Secretary of the Senate called the roll of the Senate and all members were present.
The Clerk called the roll of the House and all members were present except Representatives Bernethy and Simmons, both having been excused.
The President announced that the joint session was called for the purpose of receiving a message from Governor Arthur B. Langlie.
The President appointed the following committee to notify Governor Langlie that the Senate and House were in joint session and were ready to receive his message: Senators Eastvold, Greive and Winberg, and Representatives Henry (Al), Paulsen and Ball.
The committee retired.
The Sergeant-at-Arms of the Senate announced the arrival of His Excellency, Governor Arthur B. Langlie. Governor Langlie was escorted to a seat on the rostrum. (Applause.)
The President of the Senate:

"Ladies and Gentlemen of the Legislature:

"As you know, this joint session has been called for the purpose of receiving a message from our governor. At this time it gives me great pleasure to present His Excellency, the Governor of the State of Washington." (Applause.)

**MESSAGE OF GOVERNOR ARTHUR B. LANGLIE TO THE LEGISLATURE**

Mr. President, Mr. Speaker, Ladies and Gentlemen of the Legislature:

Again we meet in a time of great national emergency.

All of us had fervently hoped for a long respite from the waste and sacrifice of war and preparation for war. Our country had placed chief reliance in the United Nations to maintain world peace and order. We had disbanded our armies, decommissioned our fleets of ships and planes, dismantled our war plants, and turned our attention to the pressing problems of our civilian economy.

But the evil menace of expanding communism would not have it so. While the rest of the world pursued a peaceful path, the forces of communism, bent upon a wholly different course, were gathering vast strength and power. Their method was regimentation, suppression, infiltration, intimidation and aggression. Their purpose was to push the frontiers of that ideology so deeply into the territory and institutions of free nations, that all the world would fall an easy prey. Then came the day when the principles and authority of the United Nations were openly defied in the halls at Lake Success, and physically challenged on the Korean fields of battle.

This nation and the world are now awake to the danger. We still hope to avert World War III. But it is so perilously close that our nation has already come virtually to a war footing. This is bringing with it a fundamental change in our civilian economy, with resulting burdens and sacrifices for all of us. If the emergency becomes more acute, developing into a global war, we all face the risk, of great loss and suffering. We face these possibilities, not cheerfully, but with the determination to do what must be done to preserve, for our children, the way of life all of us so deeply cherish.

It is in this setting that theThirty-second Legislature of the State of Washington meets to discharge its legislative duties.

Our state occupies a position of great importance in this emergency, as it did throughout World War II. It is a tremendous arsenal for military might. Its strategic geographical location, moreover, has special military significance in any war with communism.

These facts must be constantly borne in mind as we work together in Olympia these next sixty days. Whatever may be done, through legislation, to implement our state's part in the national effort, must be adequately and courageously done. Whatever legislative proposals would tend to impair our state's effectiveness must be rejected with equal forthrightness. Our constant purpose must be to meet the special emergency legislative requirements; insure a smooth-running, economical, serviceable state government; cut out governmental frills; find a sound financial basis for our operations; and do whatever else is needed to clear the decks for action.

Many plans and programs will have to be subordinated to the major issues that will promote the well-being of our country, no matter how close to our hearts some of the matters before us may be. A basic virtue of our free system of government is free discussion of all issues. We realize its value and we should not feel any compunction about expressing criticisms. But we must not overlook one of the great weaknesses of our system of government, and that is too much talk, too much disunity borne of carping criticism, and a limiting thereby of action, destructive of unity on major and important proposals that must be accepted.

Certainly, we may all be complimented that the people of our state have entrusted us with the responsibility of facing the difficulties that now confront us, and I sincerely hope that all of us may measure up in these difficult times to the full measure of statesmanship that these days are demanding.

It will be my purpose in this message to outline to you the key problems confronting us, and report to you fully the condition of our state. Recommendations will be made which, I believe, will facilitate a long-range solution to current problems, as well as advance in every way possible the strengthening and support of our national government.

The underlying and basic problem that confronts us is, of course, financial. We have reached a time when we can no longer engage in vast expenditures without consideration for the continuing revenues of the state to meet the obligations that we create.
You are aware that we have been operating on a deficit for many, many months—adding continuously to our indebtedness. At the present time the general fund deficit is $34,000,000. It is estimated that by the end of the biennium we will have used up the $32,700,000 balance in the general fund and have a deficit of $47,300,000, including obligated expenditures that will be made in the next biennium. This rate of expenditure, exceeding income by more than $3,000,000 per month, cannot continue. The banks of the state and some of our own trust funds have made it possible for many months to finance ourselves on an emergency basis. There is no practical or legal way to continue such deficit financing operations.

The assumption by the federal government of innumerable services, not only in this country but all over the globe, together with a vast defense program, has accelerated the inflationary cycle, and thereby magnified our problems. Enormous amounts of money are being expended in rebuilding and arming foreign lands. These expenditures in money, material and manpower make it imperative that we restrict our domestic programs to the most essential services. The federal government has increased taxes and will raise them further in the near future. That imposes a duty on us to use the utmost restraint in adding to the burden of our people.

The present situation of our general fund is unprecedented, if not unexpected. The 1949 legislature appropriated $93,000,000 more than existing sources of revenue produce, and did not see fit to provide for additional sources to cover the balance. Through pre-audit, through the postponement of projects that seemed desirable but not essential, through economies, there will be reverted from the present general fund budget approximately $13,000,000—so that the next operating deficit of the current biennium will approximate $80,000,000.

Social Security and Education accounted for 86 per cent of the general fund expenditures in the first nineteen months of the current biennium. This high percentage of expenditures for these two activities of government is completely out of line with what is expended in these categories by other states. It is a result of the assumption of responsibilities by the state government over a period of years that should properly be carried in a larger measure by local government. A recently published report by the U. S. Department of Commerce, Bureau of Census, on state government finances in 1949, placed Washington at the top of the list in per capita expenditures—when you combine the expenditures of schools and public welfare. Our per capita expenditure was $74.20. The average of all states was $32.06. The next highest per capita expenditure of any state in these combined categories was $64.89, or almost $10 per capita less than we spend in the State of Washington. Only nine states in the Union spent more than $40 per capita on these two functions of state government. It does not follow that these services are getting more money than they need, although in the case of welfare under Initiative 172 in 1949 that was undoubtedly true. But it does mean that in a solution of our problem serious consideration must be given to ways and means of adjusting the responsibility for the raising of money for these purposes so that more of it can be collected by local government under their supervision, and tied in with the spending of the funds more directly.

Our citizens approved in November, 1948, a vastly expanded public assistance program under Initiative 172 that required appropriations totaling $223,000,000 or roughly $76,000,000 more than in the previous biennium. The Department of Social Security tried its best to keep assistance payments under control and stop abuses but was hamstrung in its efforts by the overly generous provisions of the law and liberal interpretations of the Federal Security Agency. Throughout the biennium, our grants in all categories were among the highest in the nation, as were our case loads. Federal matching funds were percentage-wise next to the lowest of all states because of the size of our grants. The Social Security program would have cost over $240,000,000 had Initiative 172 remained in effect for the next biennium. But the people realized that things had gone too far, and the program had to be brought into line with our ability to pay for it. They approved Initiative 178—giving all of us as public officials a clear mandate to hold the cost of welfare to a maximum of $175,000,000.

The budget that the administration recommends to you carries a state appropriation of $148,000,000 for the Department of Social Security and $25,000,000 for the medical program now administered by the Department of Health—a total of $173,000,000. Both departments have taken the necessary steps to put the provisions of the law into effect without delay.

Such substantial reductions in expenditures for welfare will involve a change in thinking about the benefits that people can derive from government. There is no ques-
tion but that the people of the State of Washington want to meet the basic needs of those who really are entitled to help. The Department of Social Security will make every effort—with the funds available—to administer the program in such a way that those who really need assistance will get it. But a determined effort must and will be made to get into productive activity large numbers of people who, instead of being dependent upon public assistance, should be making their contribution to the well-being of this country. The need exists to use every kind of manpower that can contribute to the productive capacity of America.

A number of requests for amendatory legislation will be made to you from the Department of Social Security and from the Legislative Council. It will be up to you, after you have reviewed these legislative suggestions, to strengthen and implement Initiative 178 as you feel conditions warrant.

SCHOOLS

The Superintendent of Public Instruction has asked for state support of common schools totaling $173,000,000 or an increase of $46,000,000 over the appropriations of the present biennium. In our expanding and growing state, adequate financing of our schools has been and will continue to be a very serious problem. Over a period of years we have built up the standards of education in this state to a relatively high level as we rate our per capita expenditures for schools with other states; as we rate our teachers' income and our pension program. However, these are standards that it is well that we maintain, if at all possible, for in an effective educational system lies our hope of building stronger and better citizens.

As indicated, combined expenditures for education and welfare take 86 per cent of the total general fund budget of our state. Other states similarly situated finance their public schools mostly from local funds, and contribute about 35 per cent to 40 per cent of school costs from state funds. We now provide 77 per cent of the revenues of our school districts. To further increase state support would accentuate our unique position among the forty-eight states. I believe this to be an unhealthy trend. The state's responsibility in the school field lies largely in the setting of standards and assisting in the general supervision. If school districts are to maintain their authority, they must be enabled to assume commensurate responsibility. No independence can be maintained in the long run, if 77 per cent of the funds are handed out by a higher level of government.

The tendency to shift responsibility from the local level to the state, and from the state to the federal government, is leading toward centralization of power, reliance on handouts and will, unless checked, bring about complete surrender of local autonomy. Free government, to survive, must be kept close to the people.

The Superintendent of Public Instruction has repeatedly requested in her biennial reports that steps be taken to permit greater local initiative and fiscal responsibility for the support of the schools.

For these reasons it is our duty to assist local government in every way possible to find the means to raise the necessary revenue for their operations. In that way we can bring our state in line with the system that has enabled other states to maintain high educational standards without undermining the financial stability of state government.

Because the problem of shifting this obligation from the state government to the local government is one that cannot be solved easily and quickly, I feel that the state must, during this next two-year period, carry some of the additional requests for financing the schools that have been made in the budget submitted. I am aware that most of the requests have real merit. The expanding school population, the inflationary cycle that leaves our educators with inadequate compensation, a rising demand for manpower at wages substantially above those paid in the teaching profession, all will present problems in the next two years that will undoubtedly affect the standards of education. But these matters can be taken care of by local government, if they will really make the effort. It is, therefore, my recommendation to you that we allocate to the common schools for support and equalization $14,500,000 over the amount they received, in the 1949-51 biennial budget. While this may not be adequate to do the over-all job, it will afford some relief to local agencies who in turn must make a diligent effort to raise sufficient funds to meet the needs that they can evaluate much more effectively than we can. Legislation will be submitted to you to broaden the opportunities for local government to meet its financial obligations.

INSTITUTIONS OF HIGHER LEARNING

Enrollments at the University of Washington and the State College of Washington are declining, and will decrease still more as the national mobilization program pro-
gresses. Somewhat smaller appropriations than they have requested would therefore seem justified. Since a bond issue for buildings at the institutions of higher learning failed to get the necessary majority at the recent election, it appears inappropriate and not in accord with the wishes of the people to finance such a building program at this time from state funds. The projects desirable as they are must be postponed.

The three teachers' colleges do not expect a sharp decline in enrollment. To provide our growing school system with a sufficient supply of teachers, we need an expanded teacher-training program, and I am recommending increases in their appropriations above the amounts allotted two years ago.

PUBLIC INSTITUTIONS

During the past biennium the Department of Public Institutions has been confronted with the task of raising standards of performance and, at the same time, conserving expenditures despite rising material costs and wage rates.

During the period of World War II institutional programs in practically every division were curtailed in the interests of the country's defense program. As a result, many important needs were disregarded to further the all-out war effort. Physical betterments ordinarily considered most essential were deferred, with the resultant deterioration of many facilities due to lack of proper maintenance. Personnel staffs in many of our divisions in institutions were stripped of professionally qualified people. That resulted in many instances in lowered standards of performance.

During the current biennium substantial progress has been made in reestablishing higher standards of performance, and in building new and much needed programs as, for example, those for the care and treatment of delinquent, underprivileged and psychopathic youth committed to the state's care. An extensive program of maintenance and repairs has improved many of the institutions' properties.

To fulfill our moral obligations towards the over 13,000 inmates in our charitable, penal and correctional institutions will require higher appropriations for the next biennium. I have been advised that these appropriations can be kept at a more moderate level, if a contingency fund of $500,000 could be placed at the disposal of the director to be used in those institutions where the need seems most urgent. That fund is included in the budget.

A $20,000,000 bond issue, approved by the electorate at the November 7 election, will make available monies for much needed capital outlay. Whether or not the $20,000,000 so approved is adequate will be determined by the purchasing power of the dollar at the time expenditures are made and by the availability of funds from federal sources which may be used as matching funds in state hospital construction. A carefully planned building program is presently being laid out, and is designed to insure that the state shall receive maximum value through provident expenditures, and that prompt action be taken to meet the most urgent and immediate building needs. The availability of additional space will play an important part in raising the standards of services rendered at our various state institutions.

The proceeds of the bonds can be used for buildings only, according to a ruling of the Attorney General. Furnishings and equipment for the new buildings must be paid for from general fund appropriations. Because it is impossible to know at this time which buildings will be constructed during the next two years, I recommend to you that an amount of $1,000,000 be appropriated for equipment and minor capital outlays to be expended in any or all of the new structures.

In addition to caring for increased costs and increased population, it is also urgent that we replace certain inadequate institutional programs with types of programs more suited to present day needs. I shall not attempt to present these programs in detail here except to say that they represent long overdue reforms approved by the Washington Council for Children and Youth, the superior court judges and civic and legislative leaders. Such independent authorities as Mr. Carl Holton, head of the Youth Authority in California, and Mr. Austin MacCormack, nationally known authority on penal and correctional school operation, have likewise approved these programs. In all this the Department of Public Institutions has played a very active part. I am fully in accord with the progressive program worked out by these various leaders in and outside the scope of our state government and, although our present national and state defense emergencies may dictate that some reductions must be made in the appropriations requested for these plans, I feel strongly that satisfactory administration of our institutions will not come until they are realized.
Several recommendations will come to you from the State Board of Prison Terms and Paroles for amendment of House Bill No. 12, Laws of 1947. This measure, known as the "Inmates Bill" at the time of its enactment, contains certain loopholes which I think should be remedied to prevent, for example, the release of a first degree murderer within three years of his conviction which, under certain conditions, is possible under the present law. Other recommendations will include authority to reduce downward the minimum terms of certain categories of inmates who will be accepted and inducted by the armed services. A request is included that the Board be given jurisdiction to parole prisoners convicted and sentenced to the Washington State Reformatory, provided there is no prior felony, just as the Board is presently authorized to parole inmates under the age of 21 years. I commend these suggestions for your consideration.

The Department of Public Institutions is also charged with many of the housekeeping responsibilities for state government. I commend to your attention the need for additional office space for departments here in Olympia. It is my recommendation that a new building be constructed adjacent to the present grounds to house the Public Printer, the state library, and certain other operations of state government presently occupying rented space in private buildings. This building should be a modern office-type building of reinforced concrete construction, but devoid of stone facing or other expensive or decorative features. It should be designed for the purpose of utility rather than as a monumental structure and should not be a part of the present capitol group. The building should provide upward of 100,000 square feet of floor space, with provision for adding an additional wing when necessary, and also with provision for adequate garage and parking facilities. It is anticipated that this matter will appear on the agenda of the State Capitol Committee which, in turn, will seek legislative appropriation from the proceeds of sale of state timber. Should the legislature provide the funds and authorize the construction of such a building, may I urge that in doing so the director of the Department of Public Institutions be given sufficient voice in the planning and general arrangement of such a building so that the space thus provided will be well coordinated with the over-all office space needs of the various state departments.

RESOURCES

Because of the importance of the resources of this state to its future, to the war effort and to the expanding economy of our people, I have submitted to you substantially increased budget items for the Department of Fisheries and the Division of Forestry. The forests of this state are its primary natural resource. Protection and management of this resource is absolutely essential. This will become evident should the present precarious world situation develop into a major war. This threat poses new problems in finance, manpower and equipment replacements. An enemy would find our forests a primary target. The potential for obstruction of our war effort is tremendous. Adequate measures must be taken to prepare for this danger.

Our forests cannot be well-managed and protected without adequate financing. Costs have gone up. Coupled with this has been a serious reduction of revenue under the federal cooperative Clarke-McNary Act, amounting to more than $200,000 annually. These facts have made it necessary to spend heavily from emergency funds, bringing them to a dangerously low level. Such deficit spending cannot continue. Maintenance of the Division of Forestry on its present level will necessitate increases both in state appropriations and in private contributions through the Forest Patrol assessment. I strongly urge the legislature to consider these facts seriously so that sufficient money will be made available to ensure the future of forestry in this state.

I have approved a budget in the Forestry Division that is increased from $870,000 in the 1949-51 biennium to $1,464,670. This will accomplish during the next few years the continuation of the present fine organization, the maintenance of sound forest practices on state and private lands, and adequate protection of the resource underwriting a most important segment of the future economy of this state. It is important that the amount requested not be reduced. Any reduction will mean a cutback in personnel and equipment of the present field force with its consequent risk of disastrous conflagrations.

FISHERIES

For years the problem of rehabilitation of the state's waning salmon resources has received inadequate attention. Industrial, agricultural and residential development has been a major factor in salmon depletion, and has caused a shift in emphasis in fisheries rehabilitation to the area known as habitat where the basic causes of fish depletion are. Dams, pollution, irrigation, deforestation, all have taken their toll. Unless the crucial
role of environment is recognized in dealing with this problem, and an adequate program
of research, habitat management, hatchery propagation and patrol enforcement is
provided, the future of this great economic and recreational asset must be regarded
pessimistically.

During the two years past, the Department of Fisheries has given much study to
this problem and has prepared and put into partial operation a long-range plan which
will protect and increase this vital resource. In 1949 the wholesale value of Washington
fish products exceeded $100,000,000. Value of the recreational fishery, including ex-
penditures by the fishermen and capital investment, amounted to approximately $32,000,-
000. The value of salmon fishery and the crab and clam beaches, as a tourist attrac-
tion, is estimated at an additional $200,000,000. As a part of its long-range program,
the Department of Fisheries has constructed one new hatchery on the Chehalis River
watershed, and has liberated more than 45,000,000 fish to augment the natural spawning
in Western Washington. In conjunction with the Federal Government, a schedule of
hatchery construction and stream clearance has been started on the Lower Columbia
River watershed, to compensate for loss of upstream spawning grounds caused by
hydroelectric-development, but much more remains to be done. The Department has
set as its objectives, the further expansion of hatchery rearing output; a vastly increased
amount of stream laddering and clearing work to reclaim areas now blocked to the
passage of fish; a broadened scope of research on salmon and other fish which have
been neglected in the past; and a more than doubled fisheries patrol.

The merit of this expanded program lies in the fact that the monies invested are
returned to the state many fold in the form of taxes, payrolls and recreational benefits.
We cannot afford to neglect expending the necessary money in this department for
if we do, we will be contributing to the depletion of revenues for the state that will
be so badly needed in the years ahead to maintain a sound and progressive economy.
This budget, including capital outlays, has been increased from $1,940,000 for the
1949-51 biennium to $3,600,000 for the ensuing biennium.

AGRICULTURE

This will be the sixth consecutive year that the State of Washington has exceeded
the half billion dollar mark in the value of all agricultural production, including live-
stock and its products. It is expected that 1950 will exceed $600,000,000. During the
past ten years the annual volume of farm production in the state has averaged ap-
proximately a million tons more than the output for the preceding decade. While these
figures clearly indicate that farming is big business in the State of Washington, they do
not tell the whole story. It is evident that our agriculture actually supports a billion
dollar economy when to the crop value we add the value of all the processed commod-
ities—the flour and cereals, the canned and frozen fruits and vegetables, the meat,
the dairy and poultry products.

Most encouraging from the long-range point of view, in the development of ag-
riculture in this state, is the splendid progress being made in soil conservation. The
era of exhaustive soil mining in Washington is now in the past and the future is bright
for the continued prosperity of our farmers. But despite this bright outlook, our
farmers are constantly faced with serious problems.

One of the most serious of these problems, one which constantly besets our agri-
cultural industry, is the problem of marketing. In order that the state may aid our
farming industry to prevent loss after a quality crop has been produced—in order that
more efficient and equitable methods in marketing may be developed—and to assist this
important segment of our economy in maintaining purchasing power at adequate,
equitable and reasonable levels, I recommend that the legislature pass enabling legisla-
tion which will be submitted to you to permit commodity groups to set up state
marketing agreements.

POWER

There has been much discussion recently regarding the shortage of power in the
Pacific Northwest. Some constructive steps are being taken by both public and pri-
vate agencies to correct a condition that could be serious. Tied in with this problem
is the necessity of fully developing our hydroelectric potential without destruction of
resources equally important to the future of the Pacific Northwest.

At the last regular session of the legislature, House Bill No. 561, Chapter 227, Session
Laws of 1949, was passed, setting up among other things a state power commission.
Since that time this law has been before the courts concerning its constitutionality,
and on Friday of last week a decision was rendered by the Supreme Court upholding
the law. I deferred appointing the members of the commission until this determination had been made, and plan to activate this commission soon. I firmly believe that such a commission can be of real assistance in bringing a closer working relationship between private power companies and public agencies in the generation and marketing of electric energy.

I am confident there is a place for the state in the field of power supply. A power commission can help to maintain low cost power and give some assurance that sufficient power will be available in low water years to supply much of the requirements of industry and commerce. A state power commission can be of real value in coordinating the several elements of power supply, thus assuring our public utility districts and municipalities sufficient electric energy to serve the new demands for power within their particular areas.

As in any industrial enterprise, feasibility of development for either stream or hydroelectric generation is dependent upon contracts for the sale of the electric power produced in such projects. It is my opinion, after discussions with all leaders of the power industry, that such contracts can be arranged.

It may be desirable, in the protection of both private and public power distributors against power deficiencies, to erect standby steam generating plants. Plans are under discussion to distribute a portion of the annual costs over the total electric energy consumption of the state. Under such a plan the charges would be relatively insignificant yet sufficient to enable the state to finance by revenue bonds such plants as needed, and great benefits would accrue to all power distributing agencies and the public as well.

A bill to clarify the present act is being prepared for submission to you. It will accomplish the proposals made. I believe it will receive the wholehearted support of leaders in the power field of our state, both public and private. It will supplement the efforts now being made to insure an adequate power supply, and, at the same time, assure for us the great industrial growth that is ours if abundance of low cost power is available.

I urge your support of the bill which can, if proceeded on promptly, help alleviate power shortage in the near future and support public leadership of resource development.

CIVIL DEFENSE

The pressure of world conditions has made civil defense planning imperative and urgent. Under the Civil Defense Law of 1949 a disaster relief plan was formulated to meet emergencies resulting from natural causes. As the world situation became more critical, and a war emergency became a real possibility, I reactivated the State Defense Council which was first created by law in 1941. For all practical purposes, we have now merged the State Defense Council and the Civil Defense Committee under one head. A broad plan of action for civil defense has now been worked out and approved by the State Defense Council. It is a plan that will meet problems peculiar to this state but, at the same time, is sufficiently uniform to enable us to cooperate fully with neighboring states in an emergency.

For several weeks, planning officers from the Sixth Army have been consulting with us and advising us on the best methods of procedure. This assistance has also been given to the other western states so that we can be sure we are all working toward the same common objectives.

Under the present plan a relatively small state civil defense administrative agency is anticipated. It will, however, be a key agency with broad responsibility and authority in four vitally important fields—the fields of public information, training, operations and administration. The state agency also will coordinate law enforcement, fire protection, medical assistance, welfare, engineering, transportation and utilities.

Before going further, I think I should emphasize a basic principle which I feel we all must accept as fundamental in civil defense. This principle is that the primary responsibility for meeting any emergency resulting from natural or other causes must rest upon the local unit of government. In recognition of this, local defense councils at the county level have been created. In order to expedite our planning and to complete the civil defense organization, legislative recognition of the tempo of modern warfare and the speed with which an attack can be delivered is necessary. Such legislation has been prepared for your consideration. It encompasses present needs as well as the possible expansion which may be dictated by coming events. It also recognizes the strategic and geographic location of Washington. It authorizes this state to cooperate with other states in mutual aid agreements, and gives the Chief
Executive sufficient authority to act when occasion demands. It is obvious to us all that civil defense requires an immediate grant of funds. We have estimated the administrative costs of the program at the lowest possible minimum commensurate with sound planning, and have placed in the budget the sum of $258,376 to support this program during the next biennium. This sum is for the purpose of meeting administrative costs only.

The Congress passed a Civil Defense Act only last week. The act provides for appropriations for civil defense purposes on a matching basis with state and local governments. The measures needed to take advantage of these matching funds will be submitted to you later during the session.

This is no temporary program. The state plan that has been drafted is available for your review and constructive criticism. We are dealing with a hazard that is long-range in scope and, in all likelihood, will call for continuous and careful action on the part of state and local government for some years to come.

To further strengthen our civil defense program, we also must be mindful of that small group of traitors within our citizenry who would destroy our freedom from within. In this connection I strongly urge that the legislature give thought to enactment of appropriate provisions for the curbing of subversive activity, and to protect our free institutions from perversion into weapons of aggression against us in the hands of our enemies.

By Concurrent Resolution No. 10, the Thirtieth Legislature created the Joint Legislative Fact Finding Committee on Un-American Activities. Through the labors of this committee much was learned of the degree to which disloyal groups had infiltrated into organizations of our senior citizens, into various economic and educational groups. As the result of these disclosures, some remedial action was taken but in the light of the grave emergency which we now face, additional action must be taken immediately. Therefore a bill is being prepared calculated to give support at the state level to the efforts of our various federal agencies charged with the responsibility of combating these forces of tyranny and enslavement.

PERSONNEL ADMINISTRATION

Personnel administration in the State of Washington has undergone many changes since the first Merit System Law was established by the legislature in 1937. This law set up the State Personnel Board to administer a merit system of employment for certain departments based upon the principle that the best qualified personnel should serve the state, and gain advancement through competitive examination open to any qualified citizen. Today we find the following under the direct supervision of the State Personnel Board:

<table>
<thead>
<tr>
<th>Department</th>
<th>Employees</th>
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</thead>
<tbody>
<tr>
<td>Health</td>
<td>155</td>
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<tr>
<td>Employment Security</td>
<td>810</td>
</tr>
<tr>
<td>Social Security</td>
<td>1,280</td>
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<tr>
<td>Fisheries</td>
<td>130</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,375</strong></td>
</tr>
</tbody>
</table>

Other major state departments, through legislation and executive order, have been designated as separate merit system agencies to administer personnel within their respective offices.

The State Patrol has a merit system of employment based upon competitive examination for uniformed personnel. However, civilian employees of the Patrol are not covered.

A similar situation exists in the Highway Department. This department was directed by the 1949 legislature to establish a merit system. Under the Highway Department system, the professional engineers, the administrative personnel and the supervisory personnel are subject to the merit system requirements of selection, placement, transfers and promotions. However, an equally large force responsible for maintaining equipment, roads and the other continuing activities, is excluded.

Merit system regulations for employees of the thirteen institutions (hospitals, training schools, reformatory and penitentiary) in the Department of Public Institutions have been established by executive order. Not covered, however, are the administrative, clerical and technical staff of the Central Office, Banking Division, Savings and Loan Division, Purchasing Division and Buildings and Grounds Division of the department.
THIRD DAY, JANUARY 10, 1951

There are approximately 10,082 total employees in executive branch departments of which 6,198 are participating in some form of merit system.

Representatives of labor organizations and management associations have recently called on the Governor's office regarding the possibility of establishing another separate merit system for the Department of Labor and Industries. Equal pressures have been exerted by farm groups and associations to establish separate career services for employees of the Department of Agriculture and the Parks Commission.

With the emergence of the extended national defense program, dependence upon sound personnel practice has become increasingly necessary. Most striking in this respect is the obvious fact that it is not enough merely to establish other merit systems of limited scope.

To accomplish a state program of lasting and beneficial personnel management, patterned after the recommendations of the Hoover Commission Task Force Report on Personnel, several specialists in public personnel management were engaged. These specialists were instructed to study all four existing state personnel merit systems and to recommend objective measures designed to improve the quality and standards of the state personnel service.

After final studies of state personnel management and practices were completed, Louis J. Kroeger was selected to draft legislation which would correct the current discrepancies and provide for a statewide merit system of departmentalized personnel administration under centralized control and supervision. Mr. Kroeger was selected because he is nationally recognized as a public administrator of personnel and not a party to any controversial policy, issue or politics existing in this state.

The proposed legislation creates a State Personnel Department to be headed by a Director of Personnel to be appointed by the Governor after competitive examination. It provides for a three-member personnel board appointed for six-year overlapping terms, and incorporates the recommendations of modern personnel practices as prepared by the Task Force Report on Personnel (the Hoover Commission Report).

This act would include the employees of all present state merit systems, and the employees of all other elective and appointive state departments, boards and commissions except for key administrators, departmental supervisory policy makers, their assistants, faculties and principal administrators of state educational institutions and employees of the legislature and judiciary. I commend it to your careful study.

The twenty-seventh legislature passed an act, Chapter 205, Laws of 1941, intended to enable state employees to be covered by Federal Old Age and Survivors Insurance. However, the Federal Social Security Act did not permit inclusion of public employees until the passage of Public Law 734 in August 1950. That law stipulates that employees of states or their political subdivisions can be covered only if they do not belong to another retirement system on the day their federal coverage becomes operative. It would therefore require a partial or total liquidation of our State Employees' Retirement System. This in itself poses many legal, actuarial and financial problems which we have not been able to solve in the short time available. Yet there is a persistent demand from many political subdivisions to have their employees covered under Federal Old Age and Survivors Insurance. The federal plan requires substantially lower contributions from employers and employees and offers many advantages over the present state plan, particularly regarding pensions for widows and children. I intend to submit proposals to you later in the session, provided a practical solution can be found.

SAFETY

Two years ago, at my invitation and with the assistance of the State Patrol, the Department of Highways, the Safety Division of the Department of Labor and Industries leading representatives of management and labor from all parts of the state met here in this chamber for the purpose of planning a broader and more effective safety program for the State of Washington. As a result of that first safety conference, a comprehensive action program was worked out and immediately put into effect through the cooperation of labor and management.

A few weeks ago a second annual safety conference was held here, and the policies and practices resulting from the first conference were re-examined in the light of a year's experience with them. The results of this re-examination were most gratifying, and it was the consensus of the conference that this important program of industrial and highway accident prevention should be given a more permanent sponsorship. Accordingly, a committee was appointed to draft legislation authorizing and giving state assistance to a Safety Council. There will be numerous proposals submitted
to you as the result of the meetings that have been held and the studies carried on since, and I commend these proposals to your careful attention as various representative leaders of labor and industry bring in the carefully considered measures that they have developed to make our state a safer place in which to live.

HIGHWAYS

I am glad to advise you that the State Highway Department has been revitalized and again ranks among the foremost highway organizations in the nation. Our desire and yours that the department concentrate on engineering and maintenance of the 6,500 miles of the state system free from political influence and pressure has been happily fulfilled, and it is our purpose to continue this policy. The merit system has improved morale and efficiency among the engineering and clerical employees under its coverage. It is the expectation, based on its accomplishments thus far, that the system will bring about a more selective employment of technical help.

No subject under scrutiny of legislative bodies has more appeal or intelligent understanding than that of highways. We all know that legitimate highway expenditures pay dividends in cash and safety to the highway users who alone, in payment of gas tax and license fees, bear the entire cost of these arteries of travel. Highways affect the social, recreational and economic pattern of the life of every citizen of the state, and adequate highways are indispensable to our industries and to the imminent mobilization of the nation.

Where the cry in past years has been to get the state out of the mud, a matter already well accomplished, the insistent demand now is to provide sufficient capacity, free from the obstructions which endanger vehicle movement upon those sections of the highway that have become inadequate for heavy volumes of through traffic. Vehicle miles have almost doubled since 1940. The record of motor vehicle accidents and fatalities despite intensified law enforcement is appalling. It has thrust upon us the urgent task of expanding existing roads or providing new routes to relieve congestions that amount to little less than actual stagnation of traffic. Some sections of highway, notably on Primary State Highway No. 1, also designated as U. S. 99, have become so clogged with traffic at peak periods as to present veritable bottlenecks, slowing travel, causing innumerable accidents, and resulting in much loss of life, property and time.

Additional construction funds derived from the increase of gasoline tax and license fees authorized by the 1949 legislature will, despite some erosion of the dollar, contribute toward a rehabilitation program for portions of these congested highways. Highway funds cannot all be concentrated upon a single one or upon a few of our highways because equity requires a fair division of money for many other worthy highway and bridge projects elsewhere in the state. It is necessary therefore, that henceforth the millions of dollars we allocate to the rehabilitation of routes of extremely heavy through traffic be expended on modern designs within the framework of our limited access highway statute enacted in 1947. This act should be amended, however, to make it applicable to existing highways and relocations and revisions of existing highways. Clarification of the 1947 law is also necessary to correct deficiencies, emphasized in a recent opinion of the State Supreme Court, which nullify the practical application of the law to its intended purpose, and to facilitate controlled access construction upon existing highways, relocations and revisions with the least possible legal impediment.

The state must not further engage in makeshift expansions which will require repeated reconstruction without opportunity to provide the safety features and controlled access which the volume of through traffic justifies. We must not lag behind those many states which already have successfully overcome the problem of congestion by means of controlled access highways, variously known as freeways, expressways or parkways. There is no other means of handling the tremendous volumes of through traffic adequately with expedition and safety.

The Joint Fact-Finding Committee on Highways, Streets and Bridges, comprised of members of both Houses of the 1949 Legislature, has spent many laborious days in hearings over the state to report needed legislation to you. The committee has performed a task of great magnitude at much personal sacrifice to its membership, and I commend its studies to your careful attention.

FERRY PROGRAM

Two years ago the legislature broadened the authority of the administration to deal with the problems of water transportation on Puget Sound—with the idea that
a constructive, long-range solution should be worked out to terminate, if possible, the conflict between the state and the company operating ferry facilities. Many difficulties have been encountered in working out a good solution to this problem. I am happy to report to you that I believe the state has now laid the foundation for an effective, permanent, long-range program that can ultimately give us a system of bridges and ferries that will make the Olympic Peninsula readily accessible eventually at very low cost. It will open up a section of our state that has been held back for years by excessive transportation costs. We will need to carry forward as rapidly as possible our bridge engineering studies and be prepared, as materials and manpower are available, to advance this program for the development of our state at every opportunity. Some minor matters of legislation concerning ferry operations will be submitted to you.

A number of other matters will be submitted to you from various departments of state government. The Department of Labor and Industries will recommend several changes in the Workmen's Compensation Act and laws affecting labor.
Numerous recommendations will be presented by the Department of Employment Security.

The regents and alumni of the University of Washington have been giving consideration to legislation dealing with the Metropolitan Tract, and will submit proposals to you.

The Department of Health has some recommendations and will report on the advance made in the fight against tuberculosis. The department is recommending an effective law for the licensing of nursing homes and a maternity home licensing law, and will submit other minor amendments.

The Department of Licenses will have legislation to present to you that will provide for the renewal of vehicle licenses on a staggered basis, a new law to license and regulate motor vehicle dealers, and a new motor vehicle caravan law, as well as other miscellaneous amendments to existing law.

Our efforts at effecting administrative savings have been sharply limited by statutory restrictions. The Legislative Council submitted to the legislature two years ago recommendations for the simplification of administrative procedures and internal management facilities. It was proposed among other things to change the end of the fiscal year to June 30; that we modernize our antiquated payroll procedure; that we extend pre-audit; that we eliminate considerable duplication through centralized accounting and segregation of pre-audit and post-audit. These measures failed of passage. They are almost identical with reorganizations adopted by a number of states during the last few years. I commend these measures to your earnest consideration.

The Director of Budget will recommend simplification of the state's financial system and amendment of existing laws relative to the destruction of public records, as well as other administrative improvements.

The Department of Conservation and Development will report to you on the success of the advertising program in the past two years on the limited budget provided to them.

We have placed in the budget $1,500,000 matching money for the Eagle Gorge Dam in the event that important program can be undertaken in the next two years.

I have submitted to the legislature on previous occasions a Grand Jury law, which would empower our superior courts to convene such a jury on their own motion at least once a year. Our present law enforcement procedures offer too few alternative courses in seeking redress against public crimes. Justice can be thwarted and the corruption continued when a key enforcement officer is himself a party to the wrongful act. I again ask your favorable consideration of legislation giving effect to this recommendation.

BUDGET SUMMARY

I am submitting to you a budget for 1951-53 that will lay the foundation for a long-range correction of our difficulties. The general fund deficit of the current biennium could not be repaid without imposing serious hardships upon our taxpayers.

I am, therefore, proposing that the deficit be funded, and retired over the next twenty years. The bonds would not be issued to the general public but could be used as an interest bearing investment by various state funds. An opinion of the Attorney General has found this course of action to be legal. In order that the Supreme Court may have an opportunity to rule on this proposal prior to the end of the legislative session, I recommend to you that you consider it at an early date.
You will find statements outlining the financial picture attached to this message. The appropriations recommended in the Governor’s revised budget for 1951-53 exceed anticipated income from existing sources of revenue by $35,000,000. To provide additional revenue, we have again reviewed all possible tax sources. We find only one that I can commend to your serious study. Congress imposed last week a 77 per cent excess profits tax on corporations, and it appears that a state corporation franchise tax measured by profits would effect only a slight increase in the burden upon our corporations. It would at the same time provide much needed revenue for our state.

In making this suggestion, I am mindful of the questions that may be raised concerning the constitutionality of a corporate franchise tax measured by net profits. However, in view of the more recent decisions on this point, it now appears that an opportunity exists for us to employ such a tax. Thirty-two other states, including eight of the western states, are now imposing this levy. Many of these states have constitutional provisions that are similar to or identical with our own. Their courts have consistently sustained such taxes. The authorization of such a levy in Washington not only would do much to bring our state into conformity with the practices of these other states, but it would also mean substantial savings to our individual taxpayers in meeting the acute financial problems we now face.

Washington corporations are at this time paying higher federal taxes than the corporations in any of our neighboring states, because a corporation tax is not imposed here. A four per cent franchise tax on corporations measured by profits would yield—it is estimated—in the next biennium something between $35,000,000 to $40,000,000. In cases where excess profits tax applies, about two and one-half per cent or more than half of the state tax would actually come out of federal taxes the corporation would otherwise pay, and only one and one-half per cent would be added to the corporate burden. The collection of such a tax patterned after the federal tax would be relatively inexpensive.

I recommend that you consider this tax proposal early in the session. By doing so you will enable the Supreme Court to review the law and render its decision possibly prior to the end of the legislative session.

We are encouraging local units of government to become more self-sufficient; therefore, we must find ways and means to enable them to raise money for their own purposes. It is self-evident that to keep them from becoming subordinate divisions of the state government, they must be made self-supporting, instead of depending to an ever increasing degree upon handouts from the state.

A number of states have in the last three years opened new sources of taxes to their political subdivisions—particularly mercantile and severance taxes, taxes on real estate transfers, hotel and tourist rooms, non-residential rents, and other sources of revenue. Counties and cities that levy additional taxes could make part of their present millage available to school districts.

In order to keep local government as free as possible, responsible to local citizens and competent to perform greatly increased tasks, I recommend to you that counties and cities be authorized to levy sufficient taxes to provide for the services which their people demand and are prepared to pay for. Such a step would stimulate intensive citizen participation in and control of their government.

We have prepared and attached to this message for your convenience three plans for dealing with the alternate fiscal programs of the State of Washington. One is the expansive program providing expenditures far beyond our present ability to pay and listing tax revenues that will be needed to support such a program. Two is the moderate plan and the one that I have recommended to you in the budget. The third is limiting the expenditures of state government to the amount of revenue now available or to be made available without additional taxes. You will note that program number three involves drastic reduction in the operations of schools and other services. This plan in my judgment cannot be justified under all the circumstances.

It is my recommendation that the moderate plan number two be adopted as the logical and feasible method of dealing with our present situation. It is your privilege to modify or expand it. If you expand it, however, you must provide the necessary revenues to meet the increased expenditures.

Gradually, local government must assume a greater responsibility for the raising of revenues to deal with local problems, and as they do, the bonded debt that has been created these last few years can then be systematically retired and the needed services that state government should legitimately support can be forthcoming.
All divisions of state government will be available to assist you in dealing with these many vexing problems that will be presented to you at this time. May we all be guided in our deliberations, faithful to our trust and devoted to building the spiritual strength of America. (Applause.)

The President announced that the special committee would escort His Excellency, Governor Arthur B. Langlie, to the governor’s chambers. The special committee thereupon escorted the governor from the House chamber.

On motion of Mr. Adams, 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 House resumed its session at 12:15 p.m. and returned to the fifth order of business.

REPORT OF STANDING COMMITTEE
House of Representatives
Olympia, Wash., January 9, 1951.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House Bill No. 15, making a deficiency appropriation for the State Department of Health, 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.

MOTION

On motion of Mr. Adams, the House adjourned until twelve o’clock noon, Thursday, January 11, 1951.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.
REPORT OF ENROLLMENT

House of Representatives,
Olympia, Wash., January 9, 1951.

Mr. Speaker:

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

We concur in this report: Frank Connor, Marshall Forrest.

REPORTS OF SPECIAL COMMITTEES

REPORT OF THE INTERIM COMMITTEE ON PUBLIC INSTITUTIONS

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

By joint resolution in the final days of the Thirty-first Legislative Session, the
Senate and House authorized an interim committee on State Institutions composed of
Senators Zednick, Sears and Hutchinson, and Representatives Knoblauch, Hoopingarner
and Cory. This group elected Representative Reuben Knoblauch as its chairman and
Representative Cory as secretary. In the resolution was an $3,000 appropriation which
was vetoed by the governor. Mr. Cory and Mr. Knoblauch made a trip to Olympia a
few days after the session adjourned asking him to appropriate that sum of money
from his emergency fund. The request was denied by Governor Langlie. The com­
mittee members were then forced to work with no funds and it very definitely lessened
the effectiveness of their work. We are proud to present this report to you and feel
that our work these past two years has been successful.

It was the agreed policy of the committee to hold public hearings only when some
constructive proposal appeared likely of accomplishment. As a result of newspaper
publicity concerning the alleged mismanagement at the state reformatory at Monroe,
our committee held a formal hearing at that institution with all members present. All
witnesses were sworn and their testimony was recorded. The employee who accused
Superintendent Lee of mismanagement was given a fair hearing. After said hearing, the
committee made a thorough inspection of the institution and we found a great many
things which we thought should be improved. We especially felt that the lack of
a vocational training program was a distinct draw-back to the attitude of the men there
because many of them were idle, and idle hands breed trouble. Many of those who
would like to learn a vocation while inmates at Monroe cannot do so because there
simply is not the room for such a program. We are most anxious that an increased
vocational training program be established at once; and also, that an educational
guidance and rehabilitation program should be instituted.

The following statement was issued to the press upon the completion of our day
spent at Monroe Reformatory:

"We have concluded there is a great need at the reformatory for an increased
vocational training, education, guidance, and rehabilitation program. And further that
there exists inadequate facilities for segregation of inmates as to age, seriousness and
type of crime.

"It is the finding of this joint committee that the inadequacy of vocational training,
education, rehabilitation and proper segregation is not due to any fault of the adminis­
tration of the reformatory, past or present, but follows directly from lack of funds,
equipment and buildings.

"The committee recommends that the only solution of the above problem presented
at Monroe Reformatory and other state institutions is the passage of the $20 million
dollar bond issue to be voted upon in the November general elections, and more ade­
quate appropriations by the next legislature for salaries and operations."

The next morning the committee made the trip on up to the Northern State Hos­
pital at Sedro Woolley where we again found many conditions that we thought should
be improved. However, we are not blaming the superintendent of Northern State for
those conditions. Dr. Jones appears to be a promising young superintendent and the
committee felt that he was doing a wonderful job. As in all other institutions, build­
ings are over-crowded at Northern State and many of them should be replaced. Inci­
cidentally, our committee worked hard for the passage of the bond issue and we know
that this is going to bring improvements in all of our thirteen state institutions. An
increasing population in the State of Washington has been reflected by all-time peaks
in nearly all the institutional programs. In the 1947-1949 biennium the average population in all of our thirteen state institutions was 12,145. The average population for the first year of the 1949-1951 biennium was 12,553. As of August, 1950, the population of these same institutions was 13,180. The estimated population average for 1951-1953 biennium is 14,197. This estimated population increase is conservative. It is obvious, therefore, that we must plan in the neighborhood of a thirteen per cent increase in appropriations for food and clothing just to take care of the population increase. (We would appreciate it if you would give this last sentence careful study.)

As of April 1, at the start of the present biennium, Dunn and Bradstreet, commodity price index was $5.868. As of August, 1950 this same price was $6.568 (increase of twelve per cent). As of December 19, this commodity index was $6.80 or an increase over the start of the present biennium of approximately 15.8 per cent. It is obvious that current appropriations for food stuffs must be increased by 15.8 per cent to be on a basis with present day costs, leaving out any consideration for future price increases. The Department is requesting $5,642,775 increased appropriations from the general fund, which increase is to take care of thirteen per cent increase in population and 15.8 per cent commodity price increase to date for cost of feeding and clothing institutional inmates, plus some necessary increase in employee wage scales, plus some improvements essential to bringing some of our institutional standards to a higher level. Appropriation increases are essential if we are to achieve reasonably high standards.

Your committee held a hearing at the Rainier State School at Buckley immediately after the resignation of Dr. Rudolph Depner had been submitted to the governor. Dr. Depner informed the committee that because of insecurity on the job and because of political implications he decided to accept a position in Washington, D. C., which would put him under civil service. We felt as though Dr. Depner had done a fine job the few months he was with us and commended him for his work. Similar hearings were held at my home when the prior superintendent, Dr. Frederick M. Lash had apparently resigned the position he had held at Rainier State School since its inception. The committee went on record asking the governor not to accept the resignation of Dr. Lash, feeling that his work had been outstanding and support came in behalf of Dr. Lash from many fine organizations. Because the governor, in the final analysis, has complete control over whom he appoints as superintendents of the thirteen institutions, the matter was dropped by our committee.

A few months ago a meeting of the committee was called for an investigation of the many escapes at the Chehalis State Training School. This investigation would have been held except for the fact that the then superintendent, Mr. A. E. Murphy, was replaced by his assistant, Robert Venemon. Your chairman decided that in all fairness to Mr. Venemon, the investigation should be called off in order to give him a chance to install a new security system and attempt to better conditions at that institution. Because of the bond issue which was to be voted on at the November 7 election, your chairman felt it unwise to bring forward any unfavorable publicity which might tend towards the defeat of the all-important bond issue. Since Mr. Venemon has taken over the state training school your committee has received many fine pieces of correspondence from him and feel that he is sincerely trying to do an excellent job. We feel that he surely deserves a fair chance. Mr. Hoopingarner and Mr. Cory made inspections at the Eastern State Hospital at Medical Lake and at Lakeland Village and reported back their findings to the entire committee. Again, it was the same old thing; over-crowded conditions and dilapidated buildings.

Though the bond issue will probably take care of the two institutions in most dire need of new construction, you might be interested to know that there is a waiting list of over 700 children at the Rainier State School at Buckley and at Lakeland Village. Your committee has been informed that these two institutions will receive priority for new construction and we are in complete agreement with the decision of the Director of State Institutions.

One question oftentimes asked is "How do State of Washington institutions stand in comparison with other like institutions in the matter of per capita cost of operations?" The Council of State Governments has just this year made a survey of annual expenditures for maintenance per resident patient in state hospitals for the mentally ill.

It will be noted that in the year 1939, Washington ranked 25th in the nation; in 1949, 20th; and in 1950, 21st. The 1951 reports are as yet incomplete. Many of those states ranking below Washington in per capita expenditures are southern states having low cost operation and in many instances sub-standard programs, some of which are referred to as of the "snake pit" variety. By comparison, our penal and correctional school programs do not begin to rank with our mental hospital programs. Therefore, it
is quite obvious that our institutional programs in the State of Washington, on the basis of per capita expenditure, are substantially below those of other states maintaining reasonably high standards. The point is that standards of institutional operation in the State of Washington have in some programs been sub-standard for so long that any effort to bring them to a reasonable basis appears to bring a substantial increase in budgeted expenditures. So long as we fail to recognize this fact and provide for some reasonable increase in cost—so long will we continue to be bedeviled by the discontent, dissatisfaction and demand to set up new commissions and other agencies to try to rectify the situation. It is more economical in the long run to provide more adequately for doing a better job.

The committee recommends to this session that the salaries of state institutional employees should be raised in accordance with increased cost of living standards, responsibilities and duties. You will be surprised to know that 1,022 out of the 2,400 employees in the Department of Institutions receive from $150 to $200 per month and in many cases the employee must take out of that sum money for food costs while he is on his job. How we can secure the best of employees at this low wage schedule is beyond our own imaginations. Some of our guards at the state penitentiary at Walla Walla are paid $190 per month, with a deduction to be taken out of that sum for their food and maintenance costs. We feel that a raise in salary for these employees is a MUST at this time.

Along with a raise in salary for institutional employees our committee is recommending a merit system for all employees in these institutions. We feel that it is not good government for the administration in power to make a political football out of those who are residing in our institutions. We are making this recommendation because we have given this close study for the past two years. We are dealing with human beings and must give them the best supervision and treatment possible. We feel that the merit system and salary increases go hand in hand.

Your committee is recommending a change in the mental hygiene law that was passed in the 1949 session. Without going into further detail, the new measure will be submitted very shortly. We ask that it be given your very careful consideration. These recommendations came out of our meeting that was held at the Western State Hospital a few weeks ago.

Your chairman received a letter dated December 28, 1950 from Harold Van Eaton, Director of Public Institutions, and I would like to quote you one paragraph from his communication:

"I want to take this opportunity to express appreciation to the Interim Committee for their very sincere and excellent cooperation in the consideration of the needs of our institutional program."

The committee strongly recommends the creation of another Interim Committee on State Institutions, with an adequate appropriation to do the necessary work.

May I express our appreciation to Senator Tom Hall. Though Senator Hall was not a member of our Interim Committee, he took part in nearly every one of our investigations and inspections and was a fine addition to our group. Also, may I thank Mrs. Vincent F. Jones and Mr. R. E. (Ray) Morris, both members of the House, for their assistance. We, of the committee, appreciate the transportation that was furnished by the Department of Institutions and thank them for their cooperation.

We also appreciate very much the close cooperation of Senator Albert Rosellini, Chairman of the Legislative Council on Juvenile Delinquency, and Representative Max Wedekind. They aided greatly during the investigation at Monroe and inspection at the Northern State Hospital.

We, of the committee, hope that you will give this report your most earnest consideration. We have been sincere in our duties and feel that our findings should receive favorable action.

Reuben A. Knoblauch, Chairman,
Arthur S. Cory, Secretary.

Concurred in by: Senators Ray J. Hutchinson, Carlton I. Sears and Victor Zednick, and Representative Russell T. Hoopingarner.

REPORTS OF LEGISLATIVE COUNCIL
Legislative Building,
Olympia, Wash., January 8, 1951.

Speaker, House of Representatives,

Dear Sir:

The Legislative Council, in accordance with chapter 36, Session Laws of 1947, respectfully submits herewith its second biennial report and recommendations.
The recommendations of the several subcommittees are the result of careful investigation and study on the part of the members of the Legislative Council and are submitted to the Legislature in accordance with the expressed purpose of the Council Act, to facilitate and expedite the regular work of the legislators.

A copy of this final report with the recommendations of the subcommittees has been given to each member of the legislature convening January 8, 1951, and additional copies of the report and recommendations will be available for any of the committees of the House, should they be needed.

Respectfully yours,

CHAS. W. HODDE, Chairman.

(See appendix page — for Second Biennial Report.)

Speaker, House of Representatives,

DEAR SIR:

The state Legislative Council, created by the legislature of the state of Washington, as shown by chapter 36, Session Laws of 1947, provides in section 7 (part thereof), as follows:

"All of the minutes, records and files of the council and its subcommittees shall be delivered over by the council to the Speaker of the House of Representatives or to the President of the Senate at the convening of each new session of the legislature, which minutes, records and files shall be held subject to the order of the Senate and House of Representatives, and shall thereafter be delivered over to the members of the succeeding legislative council as soon as the newly constituted council has been appointed and organized in each ensuing session of the legislature."

In accordance with the provisions of said section 7, as quoted above, the minutes, records and files of the council and its subcommittees are hereby delivered to you subject to the order of the Senate and House of Representatives. The minutes, records and files are contained in the office designated "State Legislative Council, House Committee Room 9," situated in the southwest corner on the fourth floor of the Legislative Building, Olympia, temporarily in the charge of Mrs. Jay Grigsby. These minutes, records and files are to be delivered over to the members of the state Legislative Council to be appointed near the close of the thirty-second session.

Respectfully yours,

CHAS. W. HODDE, Chairman.

Speaker, House of Representatives,
Legislative Building,
Olympia, Wash., January 8, 1951.

DEAR SIR:

In carrying out an assignment regarding fees charged by the various county offices it became apparent to the Subcommittee on State and Local Government that a great deal of work had been done in the 1949 legislature when House Bill No. 512, revising the 1907 act, was introduced. The subcommittee therefore, made House Bill No. 512 the starting point in the study, which resulted in the principle of the bill, with certain changes, being approved by the subcommittee. When presented to the Legislative Council at its last meeting the council's recommendations was that this bill, carrying certain changes which it considered desirable, be referred to the appropriate committee of the legislature. Accordingly, copy of the bill, with amendments, is hereby transmitted for referral to the appropriate committee of the House.

Respectfully yours,

CHAS. W. HODDE, Chairman.

Referred to the Judiciary Committee.

Speaker, House of Representatives,
Legislative Building,
Olympia, Wash., January 8, 1951.

DEAR SIR:

On action taken by the Legislative Council at its last meeting, the portion of the report of the Subcommittee on State and Local Government regarding the committee's study on the publication of initiatives and referendums, with all pertinent information pertaining thereto, was referred by the council to the appropriate committees of the
legislature with the recommendation that the legislature be urged to take action on the matter. Accordingly, copy of the committee's report in which will be found the subject matter in question is hereby transmitted for referral to the appropriate committee of the House.

Respectfully yours,

Chas. W. Hodde, Chairman.

Referred to the Committee on Elections.

Legislative Building,
Olympia, Wash., January 8, 1951.

Speaker, House of Representatives,

Dear Sir:

Senator Parker, Chairman of the Subcommittee on Commerce, Industry, Trades and Professions, reported to the council at its last meeting that the committee had held hearings on the question of the operation of the basic science law and the advisability of making certain changes in that law; on the question of the necessity for more legislation to regulate monopolies, and on the advisability of changes in the law relating to log patrols. While the committee did not make any specific recommendations, the transcripts of the hearings were referred by council action to the proper committees of the 1951 session of the legislature. Accordingly, hereby transmitted are transcripts of the hearings on the Basic Science Law, Regulation of Monopolies, and Log Patrols for referral to the appropriate committees of the House.

Respectfully yours,

Chas. W. Hodde, Chairman.

The report and transcript on basic science laws was referred to the Committee on Medicine, Dentistry and Drugs.

The report and transcript on regulation of monopolies was referred to the Committee on Commerce and Manufacturing.

The report and transcript on log patrols was referred to the Committee on Forestry, State Lands and Buildings.

Legislative Building,
Olympia, Wash., January 8, 1951.

Speaker, House of Representatives,

Dear Sir:

After careful investigation and exhaustive study on the need for the passage of an oil code, the council's Subcommittee on Natural Resources presented its recommendations on the subject to the Legislative Council at its last regular meeting. The committee's findings were given full consideration by the council and on motion duly made and carried the necessity for the passage of a comprehensive oil code by the legislature and that code proposed by the subcommittee, with transcript of hearings, be submitted to the appropriate committees of the legislature was recommended. Accordingly, there is hereby transmitted copy of the proposed code and transcript of hearings for referral to the appropriate committee of the House.

Respectfully yours,

Chas. W. Hodde, Chairman.

Referred to Committee on Forestry, State Lands and Buildings.

INTRODUCTION AND FIRST READING OF BILLS

House Bill No. 23, by Judiciary Committee:

An Act relating to the revision and codification of all Washington laws of a general and permanent nature; amending section 1.04.010, R.C.W., and declaring an emergency.

The bill was read the first time by title.

On motion of Mr. Paulsen, the rules were suspended, House Bill No. 23 was advanced to second reading and read the second time in full.

Mr. Paulsen moved the adoption of the following amendment:

In section 2, line 11 of the printed bill, being line 18 of the original bill, after the words "Sec. 2. Section" strike the following: "1.04.010, R.C.W., as derived from section"

The amendment was adopted.
Mr. Paulsen moved the adoption of the following amendment to the title:

Amend the title, in line 2 of the title of the printed bill, being line 3 of the title of the original bill, strike the following: "1.04.010, R.C.W.," and insert in lieu thereof: "1 of chapter 16, Laws of Ex. Sess. of 1950,"

The amendment was adopted.

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 23 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

**POINT OF INFORMATION**

Mr. Zent:

"Will the gentleman from Pierce yield to a question?"

Mr. Paulsen:

"The gentleman yields, yes."

Mr. Zent:

"You mean to tell this House the Judiciary Committee had complete, unanimous approval of this bill? Every lawyer has agreed to that!"

Mr. Paulsen:

"For the first time in this session and probably the last."

The Clerk called the roll on the final passage of Engrossed House Bill No. 23, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lister, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Owenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—98.

Engrossed House Bill No. 23, having received the constitutional majority, was declared passed.

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

On motion of Mr. Paulsen, the rules were suspended and Engrossed House Bill No. 23 was ordered immediately transmitted to the Senate.

The Speaker observed within the bar of the House former Representative Earl R. Warnica of Thurston County, and appointed Mr. Johnson (Charlie) and Mr. Lorimer to escort him to a seat beside the Speaker.

The House resumed introduction and first reading of bills.
INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 24**, by Representative Wenberg (by departmental request):
An Act authorizing the state parks and recreation commission to maintain a revolving fund.
Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 25**, by Representative Hurley:
An Act relating to vehicles, providing for the registering of interests therein, and excepting certain interests therein from the provisions of chapter 61.04 and of sections 60.02.03, 61.01.02, 61.01.03, 61.01.04, 61.01.05, 61.01.06, 61.01.07, 61.01.08, 61.01.09, 63.03.01, 63.03.02, 65.02.01, 65.02.02 and 65.02.04, RCW.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 26**, by Representative Forrest:
An Act providing for an additional secondary state highway as a branch of Primary State Highway No. 1.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 27**, by Representative Morris:
An Act establishing an optional merit system of personnel administration for the civil service of county government in class A counties.
Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 28**, by Representative Henry (Edward E.):
An Act relating to civil actions for personal injuries, wrongful death and injury to property, abolishing the common law defense of contributory negligence and substituting in lieu thereof the rule of comparative negligence.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 29**, by Representatives Brown (Gordon J.) and Morris:
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 the materials, wire and equipment used therein, and providing for inspection; providing for the licensing and examination of electrical contractors and electricians; prescribing 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 License.

SECOND READING OF BILLS

MOTION

On motion of Mr. Olson (Ole H.), the rules were suspended and House Bill No. 15 was advanced to second reading and placed on the calendar.

**House Bill No. 15**, by Representatives Comfort and King:
An Act making a deficiency appropriation to the state department of health, and declaring an emergency.
House Bill No. 15 was read the second time by sections.
Mr. Comfort moved the adoption of the following amendment:
Amend section 1, line 2 of the printed bill, being line 7 of the original bill, after the word "for" and before the words "the current", strike the words "the remainder of"

POINT OF INFORMATION

Mr. Beierlein:
"Mr. Speaker, question."

The Speaker:
"Mr. Beierlein would like to ask a question. Does the gentleman yield?"

Mr. Beierlein:
"I was wondering if that appropriation is the same amount, in other words, the unexpended balance from Initiative 172."

Mr. Comfort:
"It's a trifle more than the unexpended portion."

Mr. Henry (Edward E.):
"You used the word 'trifle.' As a matter of fact, it is about three million more."

Mr. Comfort:
"There is something like over three million remaining, as I understand it, in the fund at the present time that has not been expended for medical care out of the appropriation that was made for the 1949 biennium. Now, we do have this provision here for salaries and wages. Salaries and wages under the former program for the most part were paid by the counties out of the two mill levy. The law up to that time did not take care of the medical care for the injured; and the injured workmen are those who do not qualify for public assistance, and yet do not have enough money on hand to take care of their medical care. That has been transferred under Initiative 178, which became effective last December, from the State of Washington and the counties to the State Department of Health; then to that extent there has been that much of an increase. Likewise, the overhead, the administrative costs, which were taken care of by the counties, are now being transferred to the State Department and they must have funds with which to operate."

POINT OF INFORMATION

Mr. Carty:
"I'd like to ask a question."

The Speaker:
"Does the gentleman yield?"

Mr. Carty:
"Is this the first dividend under Initiative 178?"

Mr. Comfort:
"If you want to call it a dividend, I assume that is correct."

The amendment was adopted.

On motion of Mr. Olson (Ole H.), the following amendment was adopted:
Amend section 1, line 3 of the printed bill, being line 10 of the original bill, after the figures "1949" insert a comma (.) and add the following: "as amended by Chapter 1, Laws of 1951"

On motion of Mr. Olson (Ole H.), the following amendment was adopted:
Amend section 1, line 5 of the printed bill, being line 13 of the original bill, after the figures "1949" insert a comma (.) and add the following: "as amended by Chapter 1, Laws of 1951"

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed House Bill No. 15 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. 15, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Gallagher, Kellogg, Simmons—3.

Engrossed House 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.

On motion of Mr. Olson (Ole H.), Engrossed House Bill No. 15 was ordered immediately transmitted to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 10, 1951.

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.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Friday, January 12, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 12, 1951.

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 Brown (Gordon J.), Brown (Henry A.), Dootson, Gallagher, Jones (W. Kenneth), Lennart, Lester, Roderick and Strom, Representatives Brown (Gordon J.), Brown (Henry A.), Jones (W. Kenneth), Lennart and Strom having been excused.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Minister of the United Churches of Olympia.

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

RESOLUTION

Resolution by Committee on Rules and Order:

Be It Resolved, That the rules which governed the House during the Thirty-first Session of the Legislature be adopted as the permanent rules of the Thirty-second Session of the Legislature with the following amendment:

"Rule 59. The standing committees of the House and the number of members of each shall be as follows:

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<thead>
<tr>
<th>No. of Committee</th>
<th>Name of Committee</th>
<th>No. of Members</th>
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<tbody>
<tr>
<td>1</td>
<td>Agriculture and Livestock</td>
<td>16</td>
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<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>
</tr>
<tr>
<td>4</td>
<td>Banks and Banking</td>
<td>9</td>
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<tr>
<td>5</td>
<td>Cities and Counties</td>
<td>17</td>
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<td>6</td>
<td>Claims, Auditing and Printing</td>
<td>6</td>
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<tr>
<td>7</td>
<td>Colleges and Universities</td>
<td>16</td>
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<td>8</td>
<td>Commerce and Manufacturing</td>
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<td>9</td>
<td>Education and Libraries</td>
<td>20</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>
<td>13</td>
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<tr>
<td>12</td>
<td>Fisheries</td>
<td>13</td>
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<tr>
<td>13</td>
<td>Forestry, State Lands and Buildings</td>
<td>11</td>
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<tr>
<td>14</td>
<td>Game and Game Fish</td>
<td>7</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>
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<td>17</td>
<td>Industrial Insurance</td>
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<td>23</td>
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<td>20</td>
<td>Labor Relations</td>
<td>15</td>
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<td>21</td>
<td>License</td>
<td>9</td>
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<td>22</td>
<td>Liquor Control</td>
<td>15</td>
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<tr>
<td>23</td>
<td>Medicine, Dentistry and Drugs</td>
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<td>24</td>
<td>Memorials</td>
<td>5</td>
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<td>25</td>
<td>Military and Naval Affairs</td>
<td>9</td>
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<tr>
<td>26</td>
<td>Mines and Mining</td>
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<td>27</td>
<td>Parks and Playgrounds</td>
<td>7</td>
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<td>28</td>
<td>Public Utilities</td>
<td>11</td>
</tr>
</tbody>
</table>
On motion of Mr. O'Brien, the resolution was adopted.

REPORT OF ENGROSSMENT

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 15; also Engrossed House Bill No. 23, have compared same with the original bills and find them correctly engrossed.

Miss. Vincent F. Jones, Chairman.

We concur in this report: Gladys Phillips, (Miss) Ella Wintler.

REPORT OF SPECIAL COMMITTEE

We, your special committee on recommendation for the selection of a photographer to provide a group picture of the present session, do hereby recommend Fosshag-Ketring Studio as the photographer to provide aforesaid group picture.

B. Roy Anderson.
Kenneth H. Simmons.

On motion of Mr. Simmons, the report of the special committee was adopted.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 30, by Representatives Beierlein and Smith:

An Act relating to improvement of certain navigable river channels and providing for project plans therefor jointly by any county, port district and city of the first class in such county in certain cases.

Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

House Bill No. 31, by Representatives Comfort and Rasmussen:

An Act relating to cities of the first class owning and operating public utilities; authorizing such cities to deal and contract with employees of such utilities and their accredited representatives concerning wages, hours and conditions of labor; and to place such contracts in effect upon execution thereof; amending section 35.14.35, R.C.W., and declaring an emergency.

Ordered printed and referred to Committee on Labor Relations.

House Bill No. 32, by Representatives Knoblauch and Comfort:

An Act authorizing cooperative and mutual non-profit corporations to acquire private corporations operating as public utilities and relieving the department of public utilities of jurisdiction thereafter.

Ordered printed and referred to Committee on Public Utilities.
House Bill No. 33, by Representatives Comfort and Rasmussen:
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. 34, by Representative Comfort:
An Act to repeal the two mill levy for public assistance, amending section 74.01.13, R.C.W., and repealing sections 74.01.15 to 74.01.17, inclusive, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 35, by Representatives Johnson (Charlie) and Zent:
An Act relating to state government; authorizing the issuance of bonds against the capitol building construction fund for the construction of a new office building on or near the state capitol grounds in the city of Olympia; prescribing the purposes for which the proceeds shall be used; defining the powers of the state capitol committee in connection therewith; making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 36, by Representative Hansen (by departmental request):
An Act relating to special permits for overlegal size and weight motor vehicles, and amending section 46.44.090, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 37, by Representatives Comfort and King:
An Act relating to public welfare; creating certain offices; prescribing the duties of certain officers; repealing certain specified sections, and providing that this act shall take effect on April 1, 1951.
Ordered printed and referred to Committee on Social Security.

House Bill No. 38, by Representative Simmons:
An Act relating to annexation of unplatted lands to fourth class municipal corporations, and amending section 35.17.02, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 39, by Representative Vane:
An Act providing that notaries public shall make no charge in connection with absentee voting.
Ordered printed and referred to Committee on Elections.

House Bill No. 40, by Representative Comfort:
An Act relating to compensation of court reporters; amending section 2.08.24, R.C.W., and repealing section 2.08.31, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 41, by Representatives Testu and Smith:
An Act providing for the issuance of motor vehicle licenses to holders of amateur radio station licenses issued by the federal communications commission.
Ordered printed and referred to Committee on Transportation.

House Bill No. 42, by Representatives Hansen, Beierlein and Kellogg:
An Act creating a state highway commission to administer the state highway system and defining its powers and duties.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 43, by Representatives Smith, Sorensen and Hess:
An Act requiring the construction of certain underpasses on Primary State Highway No. 2, and making an appropriation.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 44, by Representatives Young and Wedekind:
An Act relating to the University of Washington, providing for the sale of the old university grounds by the board of regents of the University of Washington; establishing a fund for the proceeds of the sale and providing for the investment of said proceeds for the benefit of the university.
Ordered printed and referred to Committee on Colleges and Universities.

INTRODUCTION AND FIRST READING OF RESOLUTION

House Joint Resolution No. 2, by Representatives Hess and Knoblauch:
Providing that any taxing district when authorized by a plain majority of the electors voting on the proposition, may levy a tax in excess of the forty mill limit, or issue general obligation bonds and retire them by tax levy in excess of such limitation.
The resolution was read first time by title.
Ordered printed and referred to Committee on Revenue and Taxation.

MOTION

Mr. Adams moved that the House adjourn until twelve o'clock noon, Monday, January 15, 1951.

POINT OF ORDER

Mr. Zent:
"Mr. Speaker, I have a point of order. How can you adjourn from now until noon Monday?"

The Speaker:
"The Constitution says that the House may adjourn for three days without permission of the Senate."

Mr. Zent:
"Seventy-two hours?"

The Speaker:
"The rule doesn't specify seventy-two hours. It says, 'three days.' The Speaker will rule that so long as we meet on the third day, we are within the rule."

The motion by Mr. Adams was carried and the House adjourned until twelve o'clock noon, Monday, January 15, 1951.

CHAS. W. HODDE, Speaker.
S. R. HOLCOMB, Chief Clerk.
EIGHTH DAY, JANUARY 15, 1951

EIGHTH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 15, 1951.

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

The Clerk called the roll and all members were present except Representatives Dootson, Hurley, Johnston (Elmer E.), Kellogg, Ovenell and Shadbolt, Representatives Johnston (Elmer E.), Hurley and Shadbolt having been 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Cory.

Mr. Cory:

"In the committee report given by Representative Knoblauch and the talks given by Mr. Hoopingarner and myself, relative to our report of the Interim Committee on State Institutions, we failed to give credit to the Legislative Council's Committee on Juvenile Delinquency, of which Mr. Max Wedekind of this Body is a member. They gave us very, very valuable assistance in our work and we neglected to mention that in our report. We do want to express our appreciation to the Subcommittee on Juvenile Delinquency which aided us the last month or two in our work, and we are sincerely sorry this was not mentioned in our written report which we made. We failed to mention it and I hope that that will be the only mistake we'll ever be accused of making."

MESSAGE FROM THE 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 record and paper now on file in the office of the Secretary of State relating to the appointment of B. J. McLean for the office of State Representative for the Thirteenth Legislative District, consisting of Grant and Kittitas counties of the State of Washington, which seat was vacated by the death of James B. Brain.

In Testimony Whereof, I have hereunto set my hand, and affixed the Seal of the State of Washington at Olympia, this fifteenth day of January, A.D., 1951.

EARL COE, Secretary of State.

RESOLUTION

Joint Resolution by the Boards of County Commissioners of Kittitas and Grant Counties.

WHEREAS, a vacancy now exists for the office of State Representative in the Thirteenth Legislative District, comprising Kittitas and Grant counties, in the state of Washington, due to the untimely death of the late James B. Brain; and
WHEREAS, it is immediately necessary that an appointment be made to fill this vacancy
in order that the Thirteenth Legislative District may be properly represented in the 32nd
session of the state legislature which is now in session in Olympia, the capitol of the
state of Washington; and

WHEREAS, the two joint boards of Kittitas and Grant counties are now sitting in ses­
sion at the courthouse in the city of Ellensburg this 9th day of January, 1951, for the
purpose of naming a successor to fill said vacancy.

Be It Hereby Resolved that the duly elected, acting and qualified County Commis­
sioners of the two respective Counties have herewith subscribed their names below and
do hereby recommend and officially appoint Mr. B. J. McLean to fill said existing vacancy
and to report at the capitol of the state of Washington in Olympia immediately to per­
form the duties of State Representative of the Thirteenth Legislative District.

Done this 9th day of January, 1951, at Ellensburg, Washington.

Kittitas County Board:
ALBERT S. HEATHCOCK.
S. A. SORENSON.
HERMAN G. TURNER.
Grant County Board:
F. S. LUDOLPH, Chairman.
GEO. W. SPARKS.
GORDON NICKS.

The Speaker appointed Mr. Young and Mr. Wedekind to escort the
new member to the rostrum to receive the oath of office.

The Speaker:
"Judge Schwellenbach has requested the privilege of making a few remarks."

Chief Justice Schwellenbach:
"Mr. Speaker, I requested the opportunity to administer the oath to Mr. McLean.
Mr. McLean first started to practice law before me in Grant County. I found him to be
intelligent, strictly honest, and straightforward in all his dealings. He even taught me
some law; but I want to assure you that he didn't teach me any law to which any of
you might have taken exception."

The Honorable E. W. Schwellenbach, Chief Justice of the Supreme
Court of the State of Washington, then administered the oath of office to
the new member, Mr. B. J. (Cy) McLean.

Mr. Young and Mr. Wedekind escorted the new member from the rostrum
to his seat.

MESSAGES FROM THE GOVERNOR
State of Washington, Executive Department,
Olympia, January 12, 1951.

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, 1951, to March 31, 1953, together with
letter of transmittal from the Director of Budget, and other information and data.
Respectfully submitted,
ARTHUR B. LANGLIE, Governor.

The Speaker observed within the bar of the House former Representa­
tive and Speaker of the House Herbert M. Hamblen, and appointed Mr.
Zent and Mr. O'Brien to escort him to a seat beside the Speaker.

State of Washington, Executive Department,
Olympia, January 12, 1951.

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, 1951, to March 31, 1953, for the various departments and institutions of the state, as detailed in the Governor's Budget, also transmitted this date.

Respectfully submitted,

ARTHUR B. LANGLIE, GOVERNOR.

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. 45**, by Representatives Paulsen and Woodall:
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. 46**, by Representatives Frayn and Gallagher:
An Act relating to the University of Washington, defining certain powers of the Board of Regents, amending section 28.35.36, R.C.W.; and repealing section 28.35.34, R.C.W.
Ordered printed and referred to Committee on Colleges and Universities.

**House Bill No. 47**, by Representative Neill:
An Act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit therefor, and payment of, such items, and amending section 30.13.07, R.C.W.
Ordered printed and referred to Committee on Banks and Banking.

**House Joint Memorial No. 1**, by Representatives Bassett, Hansen, Cory and Adams:
Relating to the issuance of commemorative postage stamps commemorating the centennial of the territorial government of the State of Washington.
Ordered printed and referred to Memorials Committee.

**House Joint Resolution No. 3**, by Representatives Anderson (Eva), Hess and Knoblauch:
Providing for submission to the electors of a proposed amendment to Article VII of the constitution of the State of Washington relating to the school tax levy.
Ordered printed and referred to Committee on Revenue and Taxation.

**MOTION**

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Tuesday, January 16, 1951.

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 Giboney and Shadbolt, both having been 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

**RESOLUTION**

Resolution by Mr. Stokes:

WHEREAS, Our sons and daughters are fighting in Korea; and
WHEREAS, It is desirable to strengthen our defense program; and
WHEREAS, One Paul Robeson has publicly declared it to be his opinion that colored citizens would not fight against Russia in the event of war; and
WHEREAS, The colored citizens of our state are loyal to the United States and the state of Washington and are now fighting side by side with other citizens of our state in Korea and elsewhere;

Now, Therefore, Be It Resolved, By the House that we hereby commend all citizens of the state now engaged in the defense of the country and declare that the utterances of said Paul Robeson do not reflect the attitude of the colored people of the State of Washington;

Be It Further Resolved, That a copy of this resolution be sent to the senators and representatives in Washington from the State of Washington and the attorney general of the United States.

Mr. Stokes moved that the resolution be adopted. Debate ensued. The motion by Mr. Stokes was carried unanimously and the resolution was adopted.

**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. 48,** by Representative Paulsen:
An Act providing for two additional judges in the superior court of Pierce County; amending section 2.02.06, R.C.W., and declaring an emergency. Ordered printed and referred to Judiciary Committee.

**House Bill No. 49,** by Representatives Cory and Lorimer:
An Act relating to the hours during which public offices shall remain open, and amending sections 36.08.10 and 42.01.06, R.C.W. Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 50, by Representatives Pedersen and Forrest:
An Act relating to legislative districts and fixing the boundaries of the forty-first and forty-second senatorial and representative districts.
Ordered printed and referred to Committee on Elections.

House Bill No. 51, by Representatives Olson (Ole H.) and Henry (Al):
An Act relating to public utility districts, and amending sections 54.03.08, 54.01.07 and 54.01.08, R.C.W.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 52, by Representatives Loney and Stonecipher:
An Act relating to cities organized under the commission form of government, and amending section 35.11.11, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 53, by Representatives Olson (Ole H.) and Henry (Al):
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. 54, by Representatives Ball and Cooney:
An Act relating to public land and the sale thereof, and authorizing a determination of state needs in connection with described tract.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 55, by Representatives King and Morris:
An Act relating to unemployment compensation, and amending chapter 50.04, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Social Security.

House Bill No. 56, by Representatives Henry (Al) and Olson (Ole H.):
An Act authorizing the state forest board to reconvey certain agricultural lands in Klickitat County, and amending section 1, chapter 185, Laws of 1945.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 57, by Representatives Sisson and Ovenell:
An Act relating to powers of diking districts; providing a method to determine continuous base benefits received by land and buildings thereon, which are protected by the improvements of such districts and for the levying and collection of assessments against the same to pay for the continuous operation of such districts, and authorizing additional obligations to be incurred in cases of emergency.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 58, by Representative Rasmussen:
An Act relating to the testimony of public officials in criminal actions regarding their conduct in office, and providing penalties.
Ordered printed and referred to Judiciary Committee.

House Bill No. 59, by Representative Ball:
An Act relating to game; requiring hunters to wear hats or other wearing
apparel of red “Gantron” or similar material; declaring a penalty, and amending chapter 77.04, R.C.W., by adding a new section thereto.

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

**House Bill No. 60**, by Representatives Hillyer and Woodall:

An Act relating to highways; establishing, designating and describing state highways as branches of Primary State Highway No. 3, and amending section 47.20.170, R.C.W.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 61**, by Representatives Carty, Orndorff and Ovenell:

An Act to prevent confusion, fraud and deception of the public in connection with the sale of dairy products; to regulate and to make unlawful the manufacture, sale, exchange, transportation, purveying, possession or offering for sale, exchange or purveyance of “filled dairy products” as defined in this act and products wherein filled dairy products are ingredients; to make the Washington state uniform food, drug and cosmetic act applicable to such products; to provide for the enforcement and administration of this act and to prescribe penalties for its violation.

Ordered printed and referred to Committee on Agriculture and Livestock.

**House Bill No. 62**, by Representatives Sandison, Kirk and Huhta:

An Act for the protection of certain minors who contract with persons engaged in or promoting the interest of organized professional baseball and providing penalties for violations thereof.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 63**, by Representatives Olson (Ole H.) and Henry (Al):

An Act relating to the authority of School District No. 400, Benton County, authorizing and directing a conveyance of certain property therein, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 64**, by Representative Simmons:

An Act relating to the importation of fish, fish fry, spawn, and aquatic plants for propagation purposes or human consumption; amending section 77.04.15, R.C.W., and amending chapter 77.04, R.C.W., by adding eight new sections.

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

**House Bill No. 65**, by Representatives Pedersen and Giboney:

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. 66**, by Representatives Miller (Clyde J.) and Hansen:

An Act relating to diking, drainage and sewerage improvement districts; providing for hearings upon the determination or redetermination of special benefits upon appraisal; providing for the correction of obvious errors in maintenance assessments; providing for segregation of assessments for collection by the county treasurer; amending section 85.16.060 and 85.16.200, R.C.W., and adding two new sections to chapter 85.16, R.C.W.

Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.
TENTH DAY, JANUARY 17, 1951

House Bill No. 67, by Representative Forrest:
An Act relating to the operation of motor vehicles, and amending section 46.14.03, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Joint Resolution No. 4, by Representatives Henry (Edward E.), Smith and Comfort:
Amendment providing for regular sixty-day session of legislature in odd years and thirty-day sessions in even years, the latter to be confined to matters of revenue and appropriation.
Ordered printed and referred to Committee on State Government.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Wednesday, January 17, 1951.

S. R. Holcomb, Chief Clerk.

TENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 17, 1951.

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 Cory, Eldridge, Giboney and Shadbolt, Representatives Giboney and Shadbolt having been 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., January 17, 1951.

Mr. Speaker:
We of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 23, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Frank Connor, Homer O. Nunamaker.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., January 16, 1951.

Mr. Speaker:
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 13, relating to licensing of chiropractic, 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: Elmer Huhta, Chet King, Claude H. Lorimer, A. L. Rasmussen, Jeanette Testu.

Gordon J. Brown, Chairman.
Mr. Speaker:

We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 13, relating to licensing of chiropractic, 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: Joe F. Lester, Geo. L. Sorensen, John F. Strom.

Passed to second reading.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 23, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has adopted: Senate Joint Memorial No. 3, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced that he was about to sign: House Bill No. 23.

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. 68, by Committee on Insurance:

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 sections 48.43.01 to 48.43.07, inclusive, R.C.W.

Ordered printed and passed to second reading.

House Bill No. 69, by Representatives Henry (Edward E.) and Pedersen:

An Act relating to public service companies; providing limitations of expenditures for political purposes; and for reports to be made to the commission; and providing criminal and civil penalties.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 70, by Representatives Rasmussen, Paulsen and Hoff:

An Act adopting the uniform reciprocal enforcement of support act.

Ordered printed and referred to Judiciary Committee.

House Bill No. 71, by Representatives Lennart and Pedersen:

An Act relating to highways; establishing, designating and describing state highways as branches of Primary State Highway No. 1, and amending section 47.20.010, R.C.W.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 72, by Representatives Carmichael, Griffith and Hansen:

An Act relating to the ownership and operation of cars and trucks by fire departments in municipalities.

Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 73, by Representatives Comfort and Bassett:
An Act relating to unprotected excavations; declaring a nuisance; providing procedure for abatement thereof; providing a penalty; and repealing sections 78.03.01 to 78.03.06, inclusive, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 74, by Representative Forrest:
An Act relating to excise taxes, and amending section 82.01.05, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 75, by Representative Loney (by departmental request):
An Act relating to the regulation of pesticide poisons.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 76, by Representatives Brown (Gordon J.), Hofmeister and Mardesich:
An Act relating to a fireman's relief and pension system for firemen of cities and towns, and amending section 41.04.22, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 77, by Representatives Carty, Jeffreys and Frayn:
An Act creating and establishing a legislative budget committee and providing for its selection, terms, powers, duties, rules, findings and reports.
Ordered printed and referred to Committee on State Government.

House Bill No. 78, by Representatives Carmichael, Mardesich and Cory:
An Act relating to fire protection districts; providing for the creation of local improvement districts therein, the levying of assessments and issuance of local improvement district bonds; validating the organization of and certain proceedings taken by fire protection districts and local improvement districts thereof previously created; establishing local improvement guaranty funds; amending sections 52.02.02, 52.16.020, 52.04.07, 52.05.01 and 52.05.03, R.C.W., and repealing sections 52.02.07, 52.05.04, 52.05.05 and 52.05.06, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 79, by Representative Powell:
An Act granting certain rights to certain foreign corporations.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 80, by Representatives Knoblauch, Kirk and Johnston (Elmer E.):
An Act establishing a Washington state resources program; making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 81, by Representatives Carmichael, Griffith and Hansen:
An Act relating to ambulances and providing for its operation; and amending section 70.16.06, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 82, 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 35.37.21, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 83, by Representatives Paulsen and Comfort:
An Act relating to taxation of real and personal property; providing limiting rates of levy, and amending section 84.52.050, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 84, by Representative Paulsen:
An Act relating to probate law and procedure; providing for the awarding and setting aside of property of decedent to surviving spouse in lieu of homestead; and amending sections 11.52.010 and 11.52.020, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Joint Resolution No. 5, by Representatives Hess, Beierlein and Frayn:
Amendment providing for annual sessions of the legislature and regulating the subjects which may be considered.
Ordered printed and referred to Committee on State Government.

House Concurrent Resolution No. 5, by Committee on Rules and Order:
Adopting the joint rules of the thirty-second legislature.
The resolution was read the first time by title.
On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 5 was advanced to second reading, and read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 5 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 was read first time by title and acted upon as indicated:

Senate Joint Memorial No. 3, by Senator Rosellini:
Relating to mutual aid compacts and agreements among the states, Dominion of Canada and District of Columbia with respect to civil defense and disaster relief.
Referred to Memorials Committee.

MOTION
On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Thursday, January 18, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

ELEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 18, 1951.

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 Holli day, Sandison and Shadbolt, Representative Shadbolt having been excused.
Prayer was offered by the Reverend Wiliam 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., January 17, 1951.

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 resolution and find it correctly enrolled.

Mrs. VINCENT F. JONES, Chairman.

We concur in this report: Edward E. Henry, Douglas G. (Doug) Kirk.

House of Representatives,
Olympia, Wash., January 17, 1951.

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 35, relating to new office building for state in 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.

House of Representatives,
Olympia, Wash., January 17, 1951.

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 53, conveying certain shore lands in Benton County to the 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.

ROBERT BERNETHY, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., January 17, 1951.

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 56, relating to use of certain state forest board land in Klickitat 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.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 17, 1951.

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

HERBERT H. SIETER, Secretary.
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. 85**, by Representatives Riemcke and Vane:
An Act relating to intoxicating liquor, and repealing section 66.06.44, R.C.W.
Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 86**, by Representative Adams:
An Act relating to state parks; disestablishing Salt Creek State Park, and repealing chapter 151, Laws of 1939.
Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 87**, by Representatives Comfort, Miller (Floyd C.) and Eldridge:
An Act relating to public safety, creating a board of boiler rules to serve without salary with power to formulate rules and regulations for the safe and proper construction, installation, repair, use and operation of boilers and for the safe and proper construction, installation and repair of unfired pressure vessels; providing for the enforcement of the rules and regulations so promulgated; providing for the examination and appointment of boiler inspectors; providing for the inspection of boilers and unfired pressure vessels, the fees to be charged, and the reports to be made thereof; providing for inspection certificates; providing for appeals, and providing a penalty for the violation of the provisions of this act.
Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 88**, by Representatives Morris and Kupka:
An Act relating to the jail reports of county sheriffs, and amending section 36.37.20, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 89**, by Representative Bernethy:
An Act relating to forestry; requiring the elimination of snags, and prescribing penalties.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.
House Bill No. 90, by Representative Woodall:
An Act relating to justices of the peace, and amending section 3.03.07, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 91, by Representatives Knoblauch and Testu:
An Act relating to the compensation of clerks in third class school districts, and amending 28.29.08, R.C.W.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 92, by Representative Brown (Gordon J.):
An Act imposing a tax upon sale, use or distribution of punch boards or similar trade stimulators; licensing distributors; providing for the collection of licenses and taxes; providing for distribution of certain revenues to medical research and aid to children; providing penalties, and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 93, by Committee on Banks and Banking:
An Act relating to the investment of funds of the state and its political subdivisions of all kinds, and authorizing the investment of such funds in savings and loans associations to the extent that such investments are insured by the Federal Savings and Loan Insurance Corporation.
Ordered printed and passed to second reading.

House Bill No. 94, by Representatives Gallagher and Griffith:
An Act providing for installation of certain equipment upon motor cars operated by railroads and providing a penalty.
Ordered printed and referred to Committee on Labor Relations.

House Joint Resolution No. 6, by Representatives Paulsen and Powell:
Requiring judges of the supreme and superior courts to retire at the age of 75 and allowing the legislature to establish a lesser age in certain cases.
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. 10, by Senator Dixon:
An Act abolishing the Canal Commission.
Referred to Committee on State Government.

Senate Bill No. 11, by Senator Dixon:
An Act abolishing the Institutional Board of Health.
Referred to Committee on Medicine, Dentistry and Drugs.

Engrossed Senate Joint Resolution No. 3, by Senators Lindsay, Rogers and Cowen:
Relating to limiting requests for appropriations except such as are absolutely necessary.
Referred to Committee on Appropriations.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 5.

MOTION
On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Friday, January 19, 1951.

S. R. Holcomb, Chief Clerk.
TWELFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 19, 1951.

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, Cooney, Cory, Hallauer, Hoopingarner, Johnston (Elmer E.), Jones (John R.), Lester, McLean, Riemcke, Roderick, Shadbolt, Sisson, Smith and Woodall, Representatives Ball, Cooney, Hallauer, Johnston (Elmer E.), McLean, Riemcke, Roderick, Shadbolt and Sisson having been 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 9; also Engrossed Senate Bill No. 12, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 95, by Committee on Veterans' Affairs:
An Act relating to payment of a bonus to veterans of World War II, and amending section 73.32.030, R.C.W.
Ordered printed and passed to second reading.

House Bill No. 96, by Committee on Roads and Bridges:
An Act relating to highways; changing the route of Primary State Highway No. 14 to include the Tacoma Narrows bridge; amending section 47.16.140, R.C.W., and declaring an emergency.
Ordered printed and passed to second reading.

House Bill No. 97, by Representatives Orndorff and Carmichael:
An Act relating to the alteration, extension, or construction of armory facilities within the state in cooperation with the federal government under the provisions of Public Law 783, eighty-first congress, and making appropriations.
Ordered printed and referred to Committee on Military and Naval Affairs.

House Bill No. 98, by Representatives Siler and Jones (John R.) (by departmental request):
An Act relating to conservation and development and water rights, and amending sections 43.17.01, 43.17.12, 43.17.13, 43.17.14 and 90.01.04, R.C.W.
Ordered printed and referred to Committee on Reclamation and Irrigation.
House Bill No. 99, by Representative Jones (W. Kenneth) (by departmental request):
An Act relating to public service companies; providing for the supervision, regulation, restriction and control of the issuance of securities thereby; prescribing additional fees; amending section 80.08.070, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 100, by Representative Jones (W. Kenneth) (by departmental request):
An Act relating to fees to be paid by persons, firms and corporations subject to regulation by the public service commission, and amending sections 80.24.010 and 81.24.010 to 81.24.040, inclusive, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 101, by Representative Jones (W. Kenneth) (by departmental request):
An Act relating to storage warehouses and warehousemen in any county of this state having a population of thirty thousand or more; providing for the payment of additional fees thereby; amending section 22.20.040, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 102, by Representatives Olson (Ole H.) and Sandison:
An Act providing for a tax upon sales of real estate and making an appropriation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 103, by Representatives Johnson (Charlie) and Woodall:
An Act relating to state government; providing that office equipment rentals in excess of one hundred dollars per month shall be subject to option agreements, and stating the effective date.
Ordered printed and referred to Committee on State Government.

House Bill No. 104, by Representative Adams:
An Act authorizing that Hood Canal be called Hood Inlet.
Ordered printed and referred to Committee on State Government.

House Bill No. 105, by Representatives Testu and Henry (Edward E.):
An Act relating to tax-supported educational institutions, and providing for the telecasting of athletic contests.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 106, by Representatives Hansen and Hillyer (by departmental request):
An Act relating to mine to market roads; amending section 78.09.07, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 107, by Representative Morris (by departmental request):
An Act relating to rates of transportation companies; authorizing the public service commission to use alternative methods of establishing rates, and declaring an emergency.
Ordered printed and referred to Committee on Transportation.
House Bill No. 108, by Representatives Hansen, Hoopingarner and Gordon (by departmental request):
An Act relating to speeds on highways, roads and streets, and amending sections 46.11.04 and 46.48.020, R.C.W., and subdividing such sections.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 109, by Representatives Donohue and Hansen (by departmental request):
An Act relating to motor vehicles, the definitions thereof, traffic signals controlling the same and the equipment thereof; amending chapter 46.01, R.C.W., by adding a new section thereto, and amending sections 46.08.03 and 46.60.230, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 110, by Representative Stokes:
An Act relating to grade crossings of logging and industrial railroads; providing for inspection thereof by the public service commission except in cities authorized to frame their own charters, and for additional fees; amending section 81.52.320, R.C.W.; adding a new section to chapter 81.52, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 111, by Representatives Anderson (B. Roy), O'Brien and Adams:
An Act relating to the practice of barbering; providing for qualifications and examinations of applicants to practice; providing for the issuance of certificates, permits and licenses to practice; practice thereunder, and amending sections 18.15.020, 18.15.040, 18.15.050 and 18.15.080, R.C.W.
Ordered printed and referred to Committee on License.

House Bill No. 112, by Representative Bernethy (by departmental request):
An Act relating to forest products, forest protection and the payment of forest protection assessments; prescribing penalties; amending sections 76.01.01, 76.01.15, 76.01.23, 76.01.25, 76.01.26, 76.01.27, 76.01.32, 76.01.36 and 76.01.38, R.C.W.; repealing sections 76.01.33, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 113, by Representative Morris (by departmental request):
An Act relating to the transportation of property by motor vehicle over the public highways of the state and providing for additional supervision and regulation thereof; authorizing inspection and enforcement agents of the public service commission to make arrests; amending section 81.80.330, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Transportation.

House Bill No. 114, by Representatives Simmons and Knoblauch:
An Act relating to highways and establishing a new branch of Primary State Highway No. 5 to be designated as Secondary State Highway No. 5N.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 115, by Representatives Hansen and Henry (Al):
An Act relating to bicycles and play vehicles and the operation thereof upon
the public highways, providing for equipment thereon, amending section 46.09.07, R.C.W., and prescribing penalties.
Ordered printed and referred to Committee on Roads and Bridges.

**FIRST READING OF SENATE BILLS**

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

**Engrossed Senate Bill No. 9, by Senator Dixon:**
An Act abolishing the State Humane Bureau.
Referred to Judiciary Committee.

**Engrossed Senate Bill No. 12, by Senator Dixon:**
Referred to Committee on Social Security.

**MOTION**

On motion of Mr. Adams, the House adjourned until twelve o'clock noon, Monday, January 22, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

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**FIFTEENTH DAY**

**MORNING SESSION**

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**HOUSE OF REPRESENTATIVES,**
OLYMPIA, WASH., Monday, January 22, 1951.

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

The Clerk called the roll and all members were present except Representatives Dootson, Henry (Edward E.), Frayn, Mardesich and McLean, Representatives Frayn and McLean having been excused.

Prayer was offered by the Reverend Delbert W. Daniels, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

**RESOLUTION**

Resolution by Representatives Rasmussen and Young:

*Be It Resolved, By the House of Representatives of the State of Washington in Legislative Session Assembled:*

That the Speaker of the House of Representatives appoint a committee composed of three members, with the aid of the Chief Clerk, to investigate the cost and feasibility of acquiring a voting machine for use by the House, and report their findings to the House on or before February 1, 1951.

On motion of Mr. Rasmussen, the resolution was adopted.
MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 63, authorizing conveyance of certain school district land in Benton County to the town of Richland for cemetery, 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 Speaker observed within the bar of the House former Representative Judge Hugh Todd of King County, and appointed Mr. Olsen (Ray) and Mr. Clark to escort him to a seat beside the Speaker.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 84, relating to homestead exemptions 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.


Passed to second reading.

House Joint Memorial No. 1 (reported by Memorials Committee):
Do pass as amended.
Passed to second reading.

MESSAGE FROM THE SENATE

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

HERBERT H. SIELEK, Secretary.

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. 116, by Representatives Powell and Paulsen:
An Act relating to the apportionment of federal estate taxes.
Ordered printed and referred to Judiciary Committee.

House Bill No. 117, by Representatives Hofmeister and Beierlein:
An Act providing for preference in public employment to honorably discharged veterans and their widows, amending section 73.04.01 and section 73.04.02, R.C.W.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 118, by Representatives Nunamaker, Sorensen and Strom:
An Act relating to the conduct of business and trade; defining and providing for the licensing, registration and regulation of merchants; providing for the
FIFTEENTH DAY, JANUARY 22, 1951

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collection and disposition of license fees; creating and defining the powers and duties of the state trade commission, and of public officials in connection therewith; providing for hearings and appeals; providing for the establishment of cost surveys; providing penalties and making an appropriation.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 119**, by Representatives Phillips and Hoff:
An Act relating to garnishment, and amending section 7.08.28, R.C.W.
Ordered printed and referred and referred to Judiciary Committee.

**House Bill No. 120**, by Representatives Hess, Sorensen and Testu:
An Act relating to state highways; providing for the construction of a bridge on the route of Secondary State Highway 1-K in the city of Seattle, King County, and making an appropriation.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 121**, by Representative O'Brien:
An Act relating to retail installment sales financing and prescribing penalties.
Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 122**, by Representative O'Brien:
An Act relating to housing projects and developments, and providing penalties.
Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 123**, by Representatives Kellogg, Beierlein and Hansen:
An Act forbidding the investment of motor vehicle funds in bonds of the Washington toll bridge authority, and amending section 47.60.100, R.C.W., as derived from section 8, chapter 179, Laws of 1949.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 124**, by Representative Henry (Edward E.) (by departmental request):
An Act relating to investigations of public service companies by the public service commission; providing for payment of the expenses of investigations thereby in certain cases; amending section 80.05.06, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 125**, by Representatives Miller (Floyd C.) and Henry (Edward E.):
An Act establishing a commission to evaluate the functions of the executive branch of state government; defining powers and duties, and making an appropriation.
Ordered printed and referred to Committee on State Government.

**House Bill No. 126**, by Representatives Hofmeister and Kupka:
An Act directing county clerks and county auditors to furnish free of charge marriage and divorce certificates for use in connection with claims affecting veterans, and amending section 73.04.120, R.C.W.
Ordered printed and referred to Committee on Veterans' Affairs.

**House Bill No. 127**, by Representative O'Brien:
An Act relating to finance companies; providing for the licensing thereof,
establishing the powers and duties of the director of licenses, and providing penalties.

Ordered printed and referred to Committee on License.

**House Bill No. 128**, 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. 129**, 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. 130**, by Representative Comfort:
An Act relating to assistance and relief by counties, and repealing section 36.23.02, R.C.W.
Ordered printed and referred to Committee on Social Security.

**House Bill No. 131**, by Representative Ford:
An Act relating to county assessors and the assessment of certain property for general taxation purposes; providing for the appointment of county assessors by the tax commission of the State of Washington; prescribing the duties of certain officers, and amending section 36.08.03, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 132**, by Representative Jones (W. Kenneth):
An Act relating to public utility districts; restricting purchases by districts of electric utilities located in first class cities; amending section 54.16.200, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

**House Joint Resolution No. 7**, by Representative Dootson:
Providing for a constitutional amendment, forbidding the appointment of members of the legislature to civil office or their employment therein during their terms or for two years thereafter.
Ordered printed and referred to Committee on State Government.

**House Joint Resolution No. 8**, by Representatives Anderson (B. Roy) and Ford:
Constitutional amendment authorizing school districts to become indebted an additional five per cent.
Ordered printed and referred to Committee on Revenue and Taxation.

**MOTION**

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Tuesday, January 23, 1951.

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.
Prayer was offered by the Reverend Delbert W. Daniels, 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. Adams, 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 Roads and Bridges, to whom was referred
House Bill No. 36, relating to over-legal weight motor vehicles over secondary highways, 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 Cities and Counties, to whom was referred
House Bill No. 38, relating to annexation of unplatted lands to 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.
Dewey C. Donohue, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred
House Bill No. 61, relating to fraud in the sale of dairy products, 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. 75 (reported by Committee on Agriculture and Livestock):
Do pass as amended.
Passed to second reading.

MOTION
On motion of Mr. O'Brien, the rules were suspended and the House reverted to the fourth order of business for the purpose of receiving a resolution.

RESOLUTION
Resolution by Representative 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 United Nations did create the Republic of Korea, and
WHEREAS, the armed forces of the United States are now engaged in armed combat in Korea, all as a representative of the United Nations, and
WHEREAS, Communist China has either directly or indirectly sent armies and/or soldiers into Korea and is now openly fighting the United Nations Forces in Korea, and
WHEREAS, the United States has submitted, or is about to submit to the United Nations a resolution branding Communist China as an aggressor in Korea,

Now, Therefore, Be It Resolved, that we, the House of Representatives of the State of Washington in legislative session assembled, do support the principles involved in such resolution branding Communist China as an aggressor in Korea, 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. O'Brien moved that the resolution be adopted.
Debate ensued.
The motion by Mr. O'Brien was carried and the resolution was adopted.

MESSAGE FROM THE GOVERNOR
Executive Department,
Olympia, Wash., January 22, 1951.

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

LADIES AND GENTLEMEN:
I have the honor to advise that the governor has approved the following House Bill, entitled:

House Bill No. 23:
"An act relating to the revision and codification of all Washington laws of a general and permanent nature; amending section 1 of chapter 16, Laws of Ex. Sess. of 1950, and declaring an emergency."

Very truly yours,
MERRITT E. BENSON,
Assistant to the Governor.

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. 133, by Representatives Hess and Sorensen:
An Act relating to the dissolution of certain municipal corporations, and amending chapter 53.11, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 134, by Representative Savage:
An Act relating to elections in public utility districts, and amending section 54.01.06, R.C.W.
Ordered printed and referred to Committee on Public Utilities.
House Bill No. 135, by Representative Forrest:
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 Committee on State Government.

House Bill No. 136, by Representatives Kellogg, Beierlein and Hansen:
An Act relating to licensing of motor vehicles; providing for the staggered registration system of licensing, and amending sections 46.16.230, 46.04.27, 46.16.060, 46.04.21 and 46.04.22, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 137, by Representatives Mardesich and Carmichael:
An Act relating to judges of the superior court; providing for an additional judge in the counties of Island and Snohomish, and amending section 2.08.060, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 138, by Representatives Huhta, Kellogg and Hess:
An Act relating to salaries of officers of cities of the second class, and amending section 35.15.22, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 139, by Representatives Hoff and Henry (Edward E.):
An Act relating to proof of service, and amending section 4.07.31, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 140, by Representatives Bernethy and Rasmussen:
An Act relating to franchises for oil or gas pipe lines on the public highways, and amending chapter 47.11, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 141, by Representatives Lester and Woodall:
An Act abolishing the office of constable in precincts of county seat cities, and amending section 3.02.01, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 142, by Representatives Brown (Henry A.) and Ford:
An Act relating to public highways, and amending section 47.20.540, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 143, by Representative Savage:
An Act relating to the conservation of oil and gas; creating an oil and gas conservation committee; defining its powers and duties; authorizing certain practices, and defining certain crimes.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 144, by Representatives Stokes and Roderick:
An Act relating to motor vehicle operators' licenses, and amending section 46.05.27, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 145, by Representatives King and Rasmussen:
An Act relating to public utility districts; authorizing such districts to acquire the properties and facilities of telephone companies, and amending title 54, R.C.W., by adding two new sections thereto.
Ordered printed and referred to Committee on Public Utilities.
House Bill No. 146, by Representative Simmons:
An Act making an appropriation to the western Washington experimental station at Puyallup for construction and remodeling of certain buildings, and declaring an emergency.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 147, by Representatives Kellogg, Beierlein and Hansen:
An Act relating to revenue and taxation; amending an act providing for an excise tax upon certain motor vehicles and trailers; amending sections 82.12.02 and 82.12.06, R.C.W., and declaring that this act shall take effect July 1, 1951.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 148, by Representatives Olson (Ole H.), Hansen and Hess:
An Act relating to highways and roads; providing for the issuance, sale and retirement of motor vehicle revenue bonds in order to accelerate the reconstruction of State Highway No. 1, construction of a four lane highway at Snoqualmie Pass, the construction of a Pasco-Kennewick bridge and the construction of Columbia Basin county arterial highways and farm to market roads in Grant, Franklin and Adams counties, as projects of the first priority; providing for reimbursement of two-thirds of the construction cost by such counties; making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 149, by Representative Riemcke:
An Act relating to revenue and taxes, and amending sections 82.01.32, 82.02.01, 82.08.020, 82.09.30 and 82.09.38, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 150, by Representatives Hofmeister and Beierlein:
An Act relating to primary highways and establishing Primary State Highway No. 23 on Vashon Island.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 151, by Representative Hansen (by departmental request):
An Act authorizing and directing a conveyance of certain real estate to Lenore Barthen.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 152, by Representative Sandison:
An Act to promote the rehabilitation of alcoholics; creating a commission to be known as the state commission for the control of alcoholism, and making an appropriation.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 153, by Representatives Knoblauch, Hansen and Simmons:
An Act providing for the construction of a paved approach to the Rainier state school at Buckley; providing for equal contributions of funds by the state and the city of Buckley for such purpose, and making appropriations therefor.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 154, by Representative Vane:
An Act relating to liquor permits, and amending section 66.05.01, R.C.W.
Ordered printed and referred to Committee on Liquor Control.
House Bill No. 155, by Representative Wedekind:
An Act relating to the transportation of property by vessel; providing for regulation by the public service commission of the operation by certain persons, firms and corporations of tugboats, barges and similar vessels on the waters of this state; prescribing penalties and certain fees; adding a new chapter to Title 81, R.C.W., and amending section 81.24.030, R.C.W.
Ordered printed and referred to Committee on Transportation.

On motion of Mr. Wedekind, one hundred additional copies of House Bill No. 155 were ordered printed.

House Bill No. 156, by Representatives Hansen and Miller (Clyde J.):

An Act relating to damage to dikes or levees by beavers and other burrowing animals, and amending chapter 77.05, R.C.W., by adding a new section thereto.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 157, by Representative Johnston (Elmer E.):
An Act relating to the issuance and sale of certain metalliferous mining securities, and amending sections 21.02.04, 21.02.06 and 21.02.07, R.C.W.
Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 158, by Representatives Cory, Knoblauch and Hoopingarner:
An Act relating to state government; establishing the state personnel board as an agency thereof with a merit system director as administrative officer; providing for the powers and duties of the personnel board and the merit system director; providing for adoption of rules and regulations for the operation of the state merit system; providing for the financing thereof; providing for the selection, retention, promotion, demotion and dismissal of employees in the service of certain departments; providing for the prohibition of certain political activities; prescribing penalties and declaring an emergency.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 159, by Representatives Hallauer, Hess and Carty:
An Act relating to the tax levies for library districts, and amending section 84.13.01, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 160, by Representatives Simmons, Ridgway and Bernethy:
An Act relating to public lands; authorizing the withdrawal of certain tide lands from sale or lease in certain cases; authorizing the use of such tide lands as public shooting grounds and providing for the control thereof by the state game commission.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Joint Memorial No. 2, by Representatives Cory and Bailey:
Relating to admission of the territories of Alaska and Hawaii to full statehood.
Ordered printed and referred to Memorials Committee.

House Concurrent Resolution No. 6, by Committee on Claims, Auditing and Printing:
Relating to the printing of the Legislative Manual.
The resolution was read the first time by title.
On motion of Mr. Woodall, the rules were suspended, House Concurrent
Resolution No. 6 was advanced to second reading and read the second time in full.

On motion of Mr. Woodall, 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.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 6 and the resolution 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Vane—1.

Those absent or not voting were: Representatives Carmichael, Loney, Mardesich—3.

House Concurrent Resolution No. 6, having received the constitutional majority, was adopted.

MOTION

On motion of Mr. Hillyer, the rules were suspended and the House reverted to the fifth order of business.

REPORT OF STANDING COMMITTEE

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 regular session of the thirty-second legislature, and recommend that these amounts be allowed:
SIXTEENTH DAY, JANUARY 23, 1951

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<th>NAME</th>
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<td>King</td>
<td>314 Colman Building, Seattle 4</td>
<td>128</td>
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<td>Eva Anderson</td>
<td>Chehalis</td>
<td>Box 785, Chehalis</td>
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<td>Robert A. Fairly</td>
<td>Pacific counties</td>
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<td>W. E. Carty</td>
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<td>Dewey O. Donohue</td>
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<td>Marshall Forrest</td>
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<td>Daniel W. Glancy</td>
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<td>J. Chester Gordon</td>
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<td>Gordon Snedden</td>
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Totals:                           32,312 $3,231 20

ALFRED S. HILLYER, Chairman.


On motion of Mr. Hillyer, the committee report was adopted.

SECOND READING OF BILLS

House Bill No. 35, by Representatives Johnson (Charlie) and Zent:
Relating to new office building for the state in Olympia.
The bill was read the second time by sections.
Mr. Ford moved that the following amendment be adopted:

In section 7, line 27 of the original bill, being line 15 of the printed bill, after the period (.) following the word "committee" and before the word "such" insert the following sentence: "A portion of the proceeds may be expended by the committee for alterations to the existing legislative building."

Debate ensued.

POINT OF INFORMATION

Mr. Johnson (Charlie):
"Mr. Speaker, will the gentleman yield to a question?"

The Speaker:
"Does the gentleman yield?"

Mr. Ford:
"Yes."
Mr. Johnson (Charlie):
"Isn't it true that there is space available in the basement now when the offices move into the new building?"

Mr. Ford:
"Well, we would actually have to make provisions to construct an auditorium. This bill isn't set up for that purpose. The original plan called for it, but they were not actually constructed. This is merely to allow the Capitol Committee to make whatever alterations necessary to provide for it."

Mr. Johnson (Charlie):
"But the basement was for that purpose?"

Mr. Ford:
"That's right. They did not intend to have those offices in the legislative building."

POINT OF INFORMATION

Mr. Holliday:
"Mr. Speaker, will Mr. Ford yield to another question?"

The Speaker:
"Will the gentleman yield?"

Mr. Ford:
"Yes."

Mr. Holliday:
"Mr. Ford, would the present amount appropriated in this bill be sufficient?"

Mr. Ford:
"It is anticipated it will be. Of course we don't know exactly what the new building is going to cost, inasmuch as costs are rising rather rapidly, but this figure gives a little allowance in case the cost goes up faster than we presently anticipate."

The motion by Mr. Ford was carried and the amendment was adopted.

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

In section 7, line 27 of the original bill, being line 15 of the printed bill, after the word "Such" and before the word "shall" strike the word "project" and insert in lieu thereof the word "projects"

Mr. Ford moved the following amendment be adopted:

In section 7, page 2, following line 31 of the original bill, being line 18 of the printed bill, insert the following paragraph:

"(3) Interior modification of the existing legislative building."

Debate ensued.

The motion by Mr. Ford was carried and the amendment was adopted.

Mr. Riemcke moved the adoption of the following amendment:

In section 7, line 29 of the original bill, being line 17, page 2 of the printed bill, strike all of lines 29 and 30 of the original bill, being line 17 of the printed bill.

Debate ensued.

Mr. O'Brien moved the amendment by Mr. Riemcke be laid on the table without taking the bill with it, but the Speaker ruled the motion out of order.

The motion by Mr. Riemcke was lost and the amendment was not adopted.

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

In line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the word "Olympia" and before the semi-colon (;) insert the words: "and alterations to the legislative building"

House Bill No. 35 was passed to third reading and ordered engrossed.
House Bill No. 53, by Representatives Olson (Ole H.) and Henry (Al):
Conveying certain shore lands in Benton County to city of Kennewick.
The bill was read the second time by sections and passed to third reading.

House Bill No. 63, by Representatives Olson (Ole H.) and Henry (Al):
Authorizing conveyance of certain school district land in Benton County
to the town of Richland for cemetery.
The bill was read the second time by sections and passed to third reading.

House Bill No. 68, by Committee on Insurance:
Relating to insurance or contracts on funeral services.
The bill was read the second time by sections.
Mr. Hess moved that the following amendment be adopted:
In section 2, line 20 of the original bill, being line 11 of the printed bill, after the
word "fraternal" and before the words "or benevolent" in line 21 of the original bill
insert the words "or cooperative"

Debate ensued.
The motion by Mr. Hess was carried and the amendment was adopted.
Mr. Ford moved that the following amendment be adopted:
In section 2, line 22 of the original bill, being line 12 of the printed bill, strike the
period (.) following the word "profit" and add the following: "or to any insurance
contract subject to regulation under any other chapter of the insurance code."

Debate ensued.
The motion by Mr. Ford was carried and the amendment was adopted.
Mr. Ford moved that the following amendment be adopted:
In section 3, line 23 of the original bill, being line 13 of the printed bill, after the
word "Sections" and before the word "inclusive" strike the following: "48.43.01 to
48.43.07," and insert in lieu thereof the following: "48.33.01 to 48.33.07,"

Debate ensued.
The motion by Mr. Ford was carried and the amendment was adopted.
Mr. Ford moved that the following amendment be adopted:
In line 4 of the title of the original bill, being line 3 of the title of the printed bill,
after the word "sections" and before the word "inclusive" in line 5 of the title of the
original bill, strike the following: "48.43.01 to 48.43.07," and insert in lieu thereof the
following: "48.33.01 to 48.33.07,"

Debate ensued.
The motion by Mr. Ford was carried and the amendment adopted.
House Bill No. 68 was passed to third reading and ordered engrossed.

House Bill No. 84, by Representative Paulsen:
Relating to homestead exemptions in probate proceedings.
The bill was read the second time by sections and passed to third reading.

House Bill No. 95, by Committee on Veterans' Affairs:
Relating to payment of veterans' bonus to religious objectors.
The bill was read the second time by sections and passed to third reading.

House Bill No. 96, by Committee on Roads and Bridges:
Authorizing a primary state highway across the Tacoma Narrows bridge.
The bill was read the second time by sections and passed to third reading.

House Joint Memorial No. 1, by Representatives Bassett, Hansen, Cory
and Adams:
Relating to commemorative postage stamps.
Mr. Speaker:

We, your Memorials Committee, to whom was referred House Joint Memorial No. 1, relating to commemorative postage stamps, have had 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 26 and 27 of the original memorial, being lines 21 and 22 of the printed memorial, after the words "the President" and before the words "that the Postmaster General" strike the words "and Congress of the United States" and insert in lieu thereof the following: "and the Postmaster General of the United States"

In line 2, page 2 of the original memorial, being line 26 of the printed memorial, after the comma (,) following the words "United States" strike the remainder of the paragraph and insert in lieu thereof the following: "and to the Honorable Jesse M. Donaldson, Postmaster General of the United States."

In line 1 of the title of the original memorial, being line 1 of the title of the printed memorial, after the comma (,) following the words "United States" strike the remainder of the title and insert in lieu thereof the following: "And to the Honorable Jesse M. Donaldson, Postmaster General of the United States."

We concur in this report: Russell T. Hoopingarner, Ole H. Olson, Kenneth H. Simmons, John F. Strom.

The memorial was read the second time in full.

On motion of Mrs. Anderson, the committee amendments were adopted. House Joint Memorial No. 1 was passed to third reading and ordered engrossed.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed, as the committee of three provided for in the House resolution by Mr. Rasmussen and Mr. Young to investigate and report on an electric roll call system, Representatives Rasmussen, Young and Zent.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Wednesday, January 24, 1951.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

SEVENTEENTH DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Wednesday, January 24, 1951.

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 Dootson and Kirk, Representative Kirk having been excused.

Prayer was offered by the Reverend Delbert W. Daniels, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred:

Engrossed House Bill No. 35; also
Engrossed House Bill No. 68; also
Engrossed House Joint Memorial No. 1, have compared same with the original bills and original House joint memorial, and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, August P. Mardesich.


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred:

Enrolled House Concurrent Resolution No. 6, have compared same with the original resolution and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, W. Kenneth Jones.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred:

House Bill No. 9, providing for an increase in water district tax levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert M. Ford, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., January 22, 1951.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred:

House Bill No. 47, relating to banks and demand payment items, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. J. Belerlein, Chairman.


Passed to second reading.


Mr. Speaker:

We, your Committee on Social Security, to whom was referred:

House Bill No. 55, relating to unemployment compensation and salaries of legislators, 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 Public Utilities, to whom was referred:

House Bill No. 100, relating to public service companies and the fees charged for stock issues,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.

Edward E. Henry, Chairman.

We concur in this report: Robert C. Bailey, Julia Butler Hansen, W. Kenneth Jones,

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 109, relating to traffic signals, 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.

We concur in this report: Robert C. Bailey, Howard T. Ball, Arthur H. Bassett,

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 110, relating to grade crossings over logging and industrial railroads, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward E. Henry, Chairman.

We concur in this report: Robert C. Bailey, Marshall Forrest, Julia Butler Hansen,

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 115, relating to bicycles and play vehicles on the 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.

Julia Butler Hansen, Chairman.

We concur in this report: Robert C. Bailey, Howard T. Ball, Arthur H. Bassett,

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred Senate Bill No. 11, abolishing the Institutional Board of Health, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Gordon J. Brown, Chairman.

We concur in this report: Elmer Huhta, Chet King, Joe F. Lester, Claude H. Lorimer, A. L. Rasmussen, John F. Strom.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 12, abolishing the Washington Welfare Survey Commission, 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,
Olympia, Wash., January 24, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 90, requiring justices of the peace in second class cities to be attorneys, 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.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 6 and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has passed: Senate Bill No. 17 and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 6.
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. 161**, by Representative Simmons:

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 (uncodified); making an appropriation and declaring an emergency.

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

**House Bill No. 162**, by Representatives Smith, Neill and Bernethy:

An Act relating to photography; protecting the public from fraud and misrepresentation in the practice thereof; creating a board of photography examiners and defining the duties thereof; providing for the examination and licensing of photographers; providing for the suspension and revocation of licenses, fixing fees, and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 163**, by Representative O'Brien:

An Act relating to state employees' retirement, and amending section 41.40.180, R.C.W.

Ordered printed and referred to Committee on State Government.

**House Bill No. 164**, by Representatives O'Brien, Jones (Mrs. Vincent F.) and Eldridge:

An Act relating to schools and education; providing for an increase in school district budgets; making an appropriation, and declaring an emergency.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 165**, by Judiciary Committee:

An Act relating to inheritance tax and certain liabilities of an executor, administrator or trustee, and amending section 83.13.01, R.C.W.

Ordered printed and passed to second reading.

**House Bill No. 166**, by Committee on Appropriations:

An Act making a deficiency appropriation from the general fund to the county tuberculosis hospitalization fund, and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 167**, by Representatives Clark, Roderick and Powell:

An Act relating to superior court judges; providing for additional judges in King County, Walla Walla County and the counties of Island and Snohomish jointly; amending section 2.08.060, R.C.W., and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 168**, by Representatives Jones (Mrs. Vincent F.) and Frayn:

An Act relating to education, prescribing duties of the county committee on school district organization and the county superintendent, in connection with proposed changes in school district organization and the proposed terms of adjustment of assets and liabilities of school district; providing for a special election on the aforesaid changes in certain cases, and amending section 28.25.07, R.C.W.

Ordered printed and referred to Committee on Education and Libraries.
House Bill No. 169, by Representatives Paulsen and Schumann:
An Act relating to procedure of state administrative agencies, and review of their determinations.
Ordered printed and referred to Judiciary Committee.

House Bill No. 170, by Representatives Powell, Jones (W. Kenneth) and Hoff:
An Act relating to limited partnerships, amending section 25.02.01, R.C.W., to provide that a husband and wife may become limited partners with respect to their separate or community property.
Ordered printed and referred to Judiciary Committee.

House Bill No. 171, by Representative Ford:
An Act permitting the investment of proceeds of bond issues authorized by sections 28.47.130 to 28.47.180, inclusive, and 72.52.010 to 72.52.060, inclusive, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 172, by Representatives Jones (Mrs. Vincent F.) and Frayn:
An Act relating to the issuance of bonds by school districts and providing for signing and authenticating the same.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 173, by Representatives Bernethy and Wedekind:
An Act relating to extrahazardous occupations, and amending section 51.02.18, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 174, by Representatives Savage and Phillips:
An Act relating to insurance; the procuring of insurance required in connection with loans or contracts for purchase of property, and amending chapter 48.30, R.C.W., by adding thereto a new section.
Ordered printed and referred to Committee on Insurance.

House Bill No. 175, by Representatives Stonecipher and Donohue:
An Act relating to highways; establishing secondary state highways as branches of Primary State Highway No. 3, and amending section 47.20.180, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 176, by Representatives Roderick, Woodall and Sandison:
An Act relating to prosecuting attorneys; designating the Washington State Prosecuting Attorneys' Association as a coordinating agency for such officers; authorizing counties to reimburse the association; authorizing the prosecuting attorneys to engage in its activities; requiring annual reports, and the submission of biennial recommendations.
Ordered printed and referred to Judiciary Committee.

House Bill No. 177, by Representative 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. 178, by Representatives Paulsen and Anderson (B. Roy):
An Act relating to local improvements by cities and towns, and amending chapter 35.27, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 179, by Representative Savage (by departmental request):
An Act relating to elections and voting; declaring certain school holidays, and authorizing designation of polling places.
Ordered printed and referred to Committee on Elections.

House Bill No. 180, by Representative Carty:
An Act authorizing elective state officials to delegate assistants to serve in their stead on state boards and commissions.
Ordered printed and referred to Committee on State Government.

House Bill No. 181, by Representatives Simmons and Hallauer:
An Act for the relief of Paul E. Spaeth, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 182, by Representatives Hallauer and Jones (John R.):
An Act relating to primary highways, and amending section 47.04.10, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 183, by Representatives Zent, Olson (Ole H.) and Hansen:
An Act relating to state government and establishing the Washington state safety council as a division of the executive department; providing for its organizational structure, and for the study of accident prevention thereby.
Ordered printed and referred to Committee on State Government.

House Bill No. 184, by Representative Timm:
An Act relating to elections, and providing for a recount of ballots.
Ordered printed and referred to Committee on Elections.

House Bill No. 185, by Representatives Jones (John R.), Pedersen and Lester:
An Act relating to the state game commission; providing for the election of game commissioners; fixing the duties and compensation of the commissioners; amending sections 77.01.04 and 77.01.06; R.C.W., and repealing section 77.01.03, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 186, by Representatives Powell, Jones (W. Kenneth) and Hoff:
An Act relating to partnerships, amending section 25.01.06, R.C.W., to provide that a husband and wife may become partners with respect to their separate or community property.
Ordered printed and referred to Judiciary Committee.

House Concurrent Resolution No. 7, by Representatives Knoblauch and Holliday:
Relating to the Washington state resources program.
The resolution was read the first time by title.
On motion of Mr. Knoblauch, the rules were suspended, House Concurrent Resolution No. 7 was advanced to second reading and read the second time in full.
On motion of Mr. Knoblauch, the rules were suspended, House Concur-
rent Resolution No. 7 was advanced to third reading, the second reading con-
sidered the third, and the resolution was placed on final passage and adopted.

**FIRST READING OF SENATE BILLS**

**Senate Bill No. 17**, by Senator Brown:
An Act declaring the proceeds of the World War II Veterans’ bonus pay-
ments to be separate property, not subject to assignment and exempting the
same from certain legal processes and declaring an emergency.
The bill was read the first time by title and referred to Judiciary Committee.

**SECOND READING OF BILLS**

**House Bill No. 38**, by Representative Simmons:
Relating to annexation of unplatted lands to fourth class cities.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 56**, by Representatives Henry (Al) and Olson (Ole H.):
Relating to use of certain state forest board land in Klickitat County.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 61**, by Representatives Carty, Orndorff and Ovenell:
Relating to fraud in the sale of dairy products.
The bill was read the second time by sections.

**POINT OF INFORMATION**

Mr. Ford:
"Would one of the sponsors of the bill yield to a question?"
The Speaker:
"To whom do you wish to address your question?"
Mr. Ford:
"Will Mr. Orndorff yield?"
Mr. Orndorff:
"Yes."
Mr. Ford:
"I would like to get a little information. I think perhaps the bill should be amended.
Are these fillings now used actually injurious or harmful to people?"
Mr. Orndorff:
"I don’t know. People might be allergic to peanut oil."
Mr. Ford:
“Well, they might be allergic to butterfat, too. I notice in the last section, section 6
of the act, you say that the purpose of the act is: ‘All ingredients are hereby declared
adulterated.’
“You’re just going to call them adulterated legally whether they are physically,
or not?"
Mr. Orndorff:
“Yes, unless you can establish the fact that they are not.”
Mr. Ford:
“Mr. Speaker, I think I would like to offer an amendment to the bill.”

**MOTION**

On motion of Mr. Paulsen, House Bill No. 61 was placed at the foot of
today’s second reading calendar.
House Bill No. 75, by Representative Loney (by departmental request): Regulating pesticide poisons for weed and rodent control.

House of Representatives, Olympia Wash., January 22, 1951.

MR. SPEAKER: We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 75, regulating pesticide poisons for weed and rodent control, have had 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 2 of the printed bill, after the word "toxic" and before the word "has" strike the word "and" and insert in lieu thereof the word "or"

JOHN R. JONES, Chairman.


The bill was read the second time by sections.
On motion of Mr. Jones (John R.), the committee amendment was adopted.
House Bill No. 75 was passed to third reading and ordered engrossed.

The House resumed consideration of House Bill No. 61 on second reading.
Mr. Paulsen moved House Bill No. 61 be re-referred to the Judiciary Committee.
Debate ensued.
Mr. Adams demanded the previous question.
The demand was sustained and the motion by Mr. Paulsen was lost.
Mr. Ford moved House Bill No. 61 be placed on tomorrow's second reading calendar.
Debate ensued.
The motion was carried on a rising vote.

THIRD READING OF BILLS

Engrossed House Bill No. 35, by Representatives Johnson (Charlie) and Zent:
Relating to new office building for the state in Olympia.
On motion of Mr. Adams, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 35 was re-read the second time by sections:
On motion of Mr. Johnson (Charlie), the following amendment was adopted:
In section 4, line 11, page 2 of the engrossed bill, being line 3, page 2 of the printed bill, after the words "state of" and before the words "New York" insert the following: "Washington in the city of"
On motion of Mr. Johnson (Charlie), the following amendment was adopted:
In section 7, line 31, page 2 of the engrossed bill, being line 17, page 2 of the printed bill, after the word "lands" strike the semi-colon (;) and the word "and" and insert in lieu thereof a period (.)

The House resumed consideration of bills on third reading.
THIRD READING OF BILLS

On motion of Mr. Johnson (Charlie), the rules were suspended, Re-Engrossed House Bill No. 35 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. 35, and the bill passed the House by the following vote: Yeas, 60; nays, 32; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cory, Donohue, Eldridge, Ford, Forrest, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Siler, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Young, Zent, Mr. Speaker—60.


Those absent or not voting were: Representatives Carty, Dootson, Gallagher, Kirk, Lennart, Loney, Stonecipher—7.

Re-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.

House Bill No. 53, by Representatives Olson (Ole H.) and Henry (Al):
Conveying certain shore lands in Benton County to city of Kennewick.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and House Bill No. 53 was placed on final passage.

Debate ensued.

POINT OF INFORMATION

Mr. Lester:
"Will the gentleman yield to a question?"

The Speaker:
"Does the gentleman yield?"

Mr. Olson (Ole H.):
"Yes."

Mr. Lester:
"Are there any industrial developments in the vicinity of this land?"

Mr. Olson (Ole H.):
"No."

The Clerk called the roll on the final passage of House Bill No. 53, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent and not voting, 5.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Dootson, Ford, Kirk, Loney, Stonecipher—5.

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.

House Bill No. 63, by Representatives Olson (Ole H.) and Henry (Al):

Authorizing conveyance of certain school district land in Benton County to the town of Richland for cemetery.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and House Bill No. 63 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 63, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Bassett, Dootson, Kirk, Loney—4.

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.
Engrossed House Bill No. 68, by Committee on Insurance:
Relating to insurance or contracts on funeral services.
On motion of Mr. Holliday, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 68 was placed on final passage.
Debate ensued.
On motion of Mr. Ford, Engrossed House Bill No. 68 was placed on tomorrow's third reading calendar.

House Bill No. 84, by Representative Paulsen:
Relating to homestead exemptions in probate proceedings.
On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and House Bill No. 84 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 84, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clayde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.
Those absent or not voting were: Representatives Dootson, Kirk, Loney, Ovenell—4.
House 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.

House Bill No. 95, by Committee on Veterans' Affairs:
Relating to payment of veterans' bonus to religious objectors.
On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and House Bill No. 95 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 95, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown, (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley,
Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representatives Lennart, Mardesich—2.

Those absent or not voting were: Representatives Dootson, Kirk—2.

House Bill No. 95, having received the 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 Chester D. Forshee of King County, and appointed Mr. Hawley and Mr. Strom to escort him to a seat beside the Speaker.

House Bill No. 96, by Committee on Roads and Bridges:
Authorizing a primary state highway across the Tacoma Narrows bridge.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and House Bill No. 96 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 96, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Cory, Dootson, Kirk, Paulsen—4.

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. 1, by Representatives Bassett, Hansen, Cory and Adams.

Relating to commemorative postage stamps.

On motion of Mrs. Anderson (Eva), the rules were suspended, the second
reading considered the third, and Engrossed House Joint Memorial No. 1 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 1, and the memorial passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charley), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Cory, Dootson, Giboney, Kirk—4.

Engrossed House Joint Memorial No. 1, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Thursday, January 25, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

EIGHTEENTH DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Thursday, January 25, 1951.

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

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

Prayer was offered by the Reverend Delbert W. Daniels, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.
REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., January 24, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Re-Engrossed House Bill No. 35; also Engrossed House Bill No. 75, have compared same with the engrossed bill and the original bill and find them correctly engrossed. Mrs. Vincent F. Jones, Chairman.
We concur in this report: Edward E. Henry, Marshall Forrest.

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 resolution and find it correctly enrolled. Mrs. Vincent F. Jones, Chairman.
We concur in this report: Edward E. Henry, Marshall Forrest.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 7.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed as members of the House committee authorized by House Concurrent Resolution No. 7, to make the arrangements for the State Resources Oratorical Contest on February 20, 1951, Representatives Knoblauch, Holliday, Anderson (Eva), Kirk and Testu.

House Bill No. 31 (reported by Committee on Labor Relations):
Do pass as amended.
Passed to second reading.

House of Representatives, Olympia, Wash., January 24, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 52, relating to salaries of mayor and commissioners of cities under commission form 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. Dewey C. Donohue, Chairman.
Passed to second reading.

House of Representatives, Olympia, Wash., January 24, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 88, relating to jail reports of county sheriffs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Dewey C. Donohue, Chairman.
Passed to second reading.

House of Representatives, Olympia, Wash., January 24, 1951.

Mr. Speaker:
We, a majority of your Committee on Military and Naval Affairs, to whom was re-ferred House Bill No. 97, relating to matching state funds for national guard armories,
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **Wally Carmichael, Chairman.**


Passed to second reading.

**House Bill No. 99 (reported by Committee on Public Utilities):**
Do pass as amended.
Passed to second reading.

**Mr. Speaker:**
We, your Committee on License, to whom was referred House Bill No. 111, relating to the 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. **David M. Roderick, Chairman.**


Passed to second reading.

**Mr. Speaker:**
We, your Memorials Committee, to whom was referred House Joint Memorial No. 2, relating to statehood for Alaska and Hawaii, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **Eva Anderson, Chairman.**

We concur in this report: Russell T. Hoopingarner, Ole H. Olson, Kenneth H. Simmons, John F. Strom.

Passed to second reading.

**Mr. Speaker:**
We, your Memorials Committee, to whom was referred House Joint Memorial No. 3, relating to civil defense, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **Eva Anderson, Chairman.**

We concur in this report: Russell T. Hoopingarner, Ole H. Olson, Kenneth H. Simmons, John F. Strom.

Passed to second reading.

**MESSAGE FROM THE GOVERNOR**

**Executive Department,**
**Olympia, Wash., January 25, 1951.**

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

**Ladies and Gentlemen:**

Please find enclosed copy of letter I sent to the Senate transmitting a certificate by the Clerk of the House of Representatives of the United States showing the number of Representatives to which the state of Washington shall be entitled in the Eighty-third Congress together with copy of the Act of Congress relating to apportionment of Representatives and a copy of the President's message of January 9, 1951 in relation thereto.

Respectfully,

**Arthur B. Langlie, Governor.**
MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 24, 1951.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 7 and the same is here-with transmitted.

HERBERT H. SIeler, Secretary.

Senate Chamber,
Olympia, Wash., January 24, 1951.

Mr. Speaker:
Pursuant to House Concurrent Resolution No. 7, the President has appointed Senators Winberg, Cowen and McMullen.

HERBERT H. SIeler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 6 and the same is here-with transmitted.

HERBERT H. SIeler, Secretary.

Senate Chamber,
Olympia, Wash., January 24, 1951.

Mr. Speaker:
The Senate has adopted: Re-Engrossed Senate Joint Resolution No. 1 and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., January 24, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 15 with the following amendments:

Amend section 1, line 11, page 1 of the original bill, same being line 3, page 1 of the printed bill, by striking the figures "$4,200,000.00" and inserting in lieu thereof the figures: "$2,793,500.00"

Amend section 1, line 15, page 1 of the original bill, same being line 5, page 1 of the printed bill, by striking the figures "$833,000.00" and inserting in lieu thereof the figures: "$433,000.00"

Amend section 1, line 16, page 1 of the original bill, same being line 6, page 1 of the printed bill, by striking therefrom the figures "$162,597.00" and inserting in lieu thereof the figures: "$102,500.00"

Amend section 1, line 17, page 1 of the original bill, same being line 8, page 1 of the printed bill, by striking therefrom the figures "$5,195,597.00" and inserting in lieu thereof the figures: "$3,329,000.00".

and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

Mr. Olson (Ole H.) moved that the House refuse to concur in the Senate amendments to Engrossed House Bill No. 15 and that the Senate be asked to recede therefrom.

Mr. Hurley moved that the House concur in the Senate amendments to Engrossed House Bill No. 15.

Mr. Hurley:
"Mr. Speaker, I demand that my affirmative motion be put to the House before the negative motion made by Mr. Olson."

RULING BY THE SPEAKER

The Speaker:
"The Speaker will put the affirmative motion first."

Debate ensued.

The Speaker observed within the bar of the House former Representative and former Governor Roland H. Hartley of Snohomish County, and appointed Mr. Carmichael and Mr. Mardesich to escort him to a seat beside the Speaker.
The Speaker observed within the bar of the House former Representative Chart Pitt of Snohomish County, and appointed Mr. Bernethy and Mr. Wenberg to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative Judge Theodore S. Turner of King County, and appointed Mrs. Jones (Vincent F.) and Mr. Smith to escort him to a seat beside the Speaker.

Debate ensued.

POINT OF INFORMATION

Mr. Hurley:
"Does the gentleman, Mr. O'Brien, yield to a question?"

The Speaker:
"Does the gentleman yield?"

Mr. O'Brien:
"Yes."

Mr. Hurley:
"On what basis do you suggest that we include in the original bill $4,200,000, rather than the Senate figure of $2,793,500? Why do you suggest one figure rather than the other?"

Mr. O'Brien:
"I probably could answer that with, 'Why do you advocate the lesser figure?'"

Mr. Hurley:
"Because it is a lesser figure."

Mr. O'Brien:
"That, Mr. Speaker, is no basis. We arrived at this figure because experts came in and told us that this is what they needed. We asked them many pointed questions on whether or not they needed that money and the answer was that they absolutely did need it. That is why we are for it."

Mr. Adams (B. Roy) demanded the previous question.
The demand was sustained and the previous question was ordered.
The motion by Mr. Hurley was lost and the House refused to concur in the Senate amendments to Engrossed House Bill No. 15, and asked the Senate to recede therefrom.

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. 187, by Representatives Smith and Jones (Mrs. Vincent F.):
An Act relating to highways; establishing a secondary state highway as a branch of Primary State Highway No. 2.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 188, by Representatives Hurley, Olsen (Ray) and Carty:
An Act relating to elections for non-partisan offices, and amending sections 29.07.14 and 29.07.15 and repealing section 29.07.16, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill 189, by Representatives King, Sorensen and Strom:
An Act relating to the regulation and licensing of dental hygienists, defining duties, qualifications of dental hygienists, examination of applicants, issuance of licenses thereto, providing penalties for violation, providing funds
for investigations and court expenses, and amending sections 18.09.02 through 18.09.07, inclusive, R.C.W., and providing a savings clause.

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

**House Bill No. 190**, by Representatives Olson (Ole H.) and Neill:
An Act relating to certain "spendthrift" trusts.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 191**, by Representatives O'Brien and Paulsen:
An Act permitting the reporting of all public school activities by audio modulation and frequency modulation radio broadcasting stations.
Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 192**, by Representative Wedekind:
An Act relating to cities and towns; authorizing the sale and conveyance of certain real estate, and validating prior transactions.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 193**, by Representative Rasmussen:
An Act relating to the inspection of food, drugs and cosmetics, and amending section 69.01.90, R.C.W..
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

**House Bill No. 194**, by Representative Wedekind:
An Act designating the department of public lands as the official agency for surveys and maps; defining its powers and duties, and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 195**, by Representatives Brown (Henry A.) and Ford:
An Act relating to highways; extending Secondary State Highway No. 21A, and amending section 47.20.540, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 196**, by Representative McLean:
An Act relating to sales of property under execution, decree, or order of sale, and amending section 6.06.02, R.C.W.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 197**, by Representatives Sandison, Adams and Savage:
An Act relating to highways and providing an appropriation for a location survey and estimate of construction cost for Primary State Highway No. 9.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 198**, by Representatives O'Brien and Woodall:
An Act permitting the publication of all statutory legal notices by radio broadcast.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 199**, by Representatives Hawley, Strom and Adams:
An Act relating to the incorporation, organization and government of municipal corporations; adding a new section to chapter 35.02, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 200, by Representative Sisson:
An Act fixing compensation for commissioners of diking districts; provi­ding for payment thereof, and amending section 85.01.45, R.C.W.
Ordered printed and referred to Committee on Reclamation and Irriga­tion.

House Bill No. 201, by Representatives Simmons, Hess and Roderick:
An Act relating to game and game fish; amending sections 77.08.11 and 77.08.23, R.C.W., and adding two new sections to chapter 43.22, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 202, by Representatives Comfort and Brown (Gordon J.):
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 18.06.01, 18.06.05, 18.06.06, 18.06.07, 18.06.09, 18.06.12, 18.06.14, 18.06.19 and 18.06.21, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 203, by Representatives Jones (W. Kenneth), Giboney and Timm:
An Act relating to primary elections; amending sections 29.10.01, 29.10.04, 29.16.09 and 29.10.06, R.C.W., and repealing sections 29.10.02 and 29.10.03, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 204, by Representative Bernethy:
An Act establishing Mount Pilchuck State Park.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 205, by Representatives Wedekind and Comfort:
An Act relating to stray logs, boom sticks and chains, and the recapture and disposal thereof; making an appropriation; creating a revolving fund; amending sections 76.10.05 and 76.10.09, R.C.W., and adding two new sections to chapter 76.10, R.C.W.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 206, by Representatives Loney, Jones (John R.) and Ford:
An Act relating to agricultural fairs and to encourage 4-H clubs and Smith-Hughes students; providing for the classification and supervision thereof and for state aid thereto; creating a fair commission and prescribing its duties and repealing sections 15.17.01, 15.17.02, 15.17.03 and 15.17.04, R.C.W.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 207, by Representatives Bassett and Kupka (by departmental request):
An Act relating to furniture and bedding; defining terms; prescribing the duties of certain officers; creating the furniture and bedding advisory council; prescribing fees; providing penalties, and repealing sections 70.19.01 to 70.19.16, inclusive, R.C.W.
Ordered printed and referred to Committee on Commerce and Manufac­turing.
House Joint Resolution No. 9, by Representatives Rasmussen and Ford:
Providing for graduated net income tax.
Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILLS

Re-Engrossed Senate Joint Resolution No. 1, by Senator Zednick:
Relating to sessions of the legislature.
The resolution was read first time by title and referred to Committee on State Government.

SECOND READING OF BILLS

House Bill No. 61, by Representatives Carty, Orndorff and Ovenell:
Relating to fraud in the sale of dairy products.
The bill was read the second time by sections.

Mr. Hurley moved that the following amendment be adopted:
In section 3, page 2, line 19 of the printed bill, strike the semicolon (;) following the word "product" and add the following: "unless such product is labeled as a filled dairy product;"

Debate ensued.

POINT OF INFORMATION

Mr. Hurley:
"I have a question. Does the gentleman, Mr. Cory, yield?"

The Speaker:
"Does the gentleman yield?"

Mr. Cory:
"Yes,"

Mr. Hurley:
"These substitutes that are put into these filled products —"

Mr. Cory:
"Yes, cocoanut oil, and things of that sort."

Mr. Hurley:
"Do they contain less nutrients than butter-fat?"

Mr. Cory:
"I'm simply accepting the statements made by members of the medical association. I'm not a doctor."

POINT OF ORDER

Mr. Vane:
"Mr. Speaker."

The Speaker:
"A point of order?"

Mr. Vane:
"Yes. I'm always glad to listen to Mr. Lennart. His talks are always very enlightening. But I do not believe he is talking quite on the motion. He's going pretty far afield."

RULING BY THE SPEAKER

The Speaker:
"I think the gentleman is in order. You may proceed, Mr. Lennart."
Mr. Simmons:
"Point of order, Mr. Speaker. Rule 54 provides that there shall be no other conversations while a member is speaking. Now, I can hear eighty-three conversations, and I can't hear Mr. Lennart."

The Speaker:
"The point is well taken and the Speaker will attempt to maintain order."

Mr. Ford moved that the following amendment to Mr. Hurley's amendment be adopted:

Amend the amendment, strike Mr. Hurley's amendment, and in section 3, line 26 of the printed bill, strike the period (.) following the word "ingredient", insert in lieu thereof a colon (:) and add the following: "Provided, That the acts set forth in this section shall not be unlawful if prominently printed upon the label of any packaged product notice is given that the product contains filled dairy products and which notice shall further state the composition and percentage of such filling. In the event that such products are sold in an unpackaged state, there shall be displayed in a conspicuous place upon the premises of the vendor, a prominent sign which shall list the products there to be sold which contain filled dairy products, and declare the composition of such filled dairy products and the percentage of such filling. Such labels or signs shall be approved by the director of agriculture."

Debate ensued.

Mr. Woodall:
"Does the gentleman yield to a question?"

The Speaker:
"Does the gentleman yield?"

Mr. Ford:
"Certainly."

Mr. Woodall:
"In hearing your amendment read, I did not understand whether that portion on approving applied to the matter of printing of the label on the container."

Mr. Ford:
"The last line of the amendment said, 'Such labels or signs must be approved', referring to the labels on the containers. That is the purpose of the amendment."

Mr. Comfort:
"Mr. Speaker, I'd like to have it clarified as to where this amendment to the amendment fit in. As I read Mr. Ford's amendment, it says, 'after the word "ingredient"', and that is the end of section three. I'm wondering where the amendment of the gentleman would apply."

Mr. Woodall:
"Mr. Speaker."

The Speaker:
"Are you rising to a point of order?"

Mr. Woodall:
"Mr. Ford's alleged amendment to an amendment is out of order because the amendment does not apply to the amendment which is before the house."

Mr. Ford:
"Mr. Speaker, it applies to the same language."

Mr. Woodall:
"It relates to a different section."
**RULING BY THE SPEAKER**

"It relates to the same section of the law but a different subsection. Therefore, the amendment to the amendment is in order."

**MOTIONS**

Mr. Jones (John R.) moved that House Bill No. 61 be placed at the foot of today's second reading calendar.

The motion was lost.

Mr. Miller (Floyd C.) moved that House Bill No. 61 be re-referred to the Committee on Agriculture and Livestock.

Debate ensued.

Miss Wintler demanded the previous question.

The demand was sustained and the motion by Mr. Miller (Floyd C.) to re-refer the bill was lost.

Mr. Henry (Edward E.) demanded the previous question.

The demand was sustained.

The Speaker declared the question before the House to be the adoption of the amendment to the amendment by Mr. Ford.

The motion by Mr. Ford was carried on a rising vote and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Hurley as amended.

The motion by Mr. Hurley was lost and the amendment was not adopted.

Mr. Ford moved the adoption of the following amendment:

In section 6, line 11 of the printed bill, strike the period (.) following the word "ingredient", and add a new section following section 6 to read:

"Sec. 7. The acts set forth in this act shall not be unlawful if prominently printed upon the label of any packaged product notice is given that the product contains filled dairy products and which notice shall further state the composition and percentage of such filling. In the event that such products are sold in an unpackaged state, there shall be displayed in a conspicuous place upon the premises of the vendor, a prominent sign which shall list the products there to be sold which contain filled dairy products, declare the composition of such filled dairy products and the percentage of such filling. Such labels or signs shall be approved by the director of agriculture." Amend the bill further by renumbering section 7 to read "Sec. 8."

**POINT OF ORDER**

Mr. Cory:

"Mr. Speaker, I challenge the amendment. We have already voted on identically the same thing."

The Speaker:

"Are you raising a point of order that the amendment has already been voted upon?"

Mr. Cory:

"That is exactly correct."

The Speaker:

"The Speaker will rule that the point is not well taken because the attitude of the assembly can be determined by a vote on this matter, and there is a substantial chance that there would be a different effect by placing the amendment in a different position in the bill. The only way that the will of the House can be accurately determined is by taking a vote on the amendment as it has been offered in this position."

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Ford.
The Speaker observed within the bar of the House, former Representative and Speaker of the House John N. Sylvester of King County, and appointed Mr. Clark and Mr. Frayn to escort him to a seat beside the Speaker.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The motion by Mr. Ford was lost on a rising vote and the amendment was not adopted.

House Bill No. 61 was passed to third reading.

**House Bill No. 9**, by Representatives Morris and Carmichael:
Providing for an increase in water district tax levies.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 55**, by Representatives King and Morris:
Relating to unemployment compensation and salaries of legislators.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 90**, by Representative Woodall:
Requiring justices of the peace in second class cities to be attorneys.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 93**, by Committee on Banks and Banking:
Relating to investment of state funds in savings and loan associations.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 108**, by Representatives Hansen, Hoopingarner and Gordon (by departmental request):
Relating to speeds on highways.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 109**, by Representatives Donohue and Hansen (by departmental request):
Relating to traffic signals.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 110**, by Representative Stokes:
Relating to grade crossings over logging and industrial railroads.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 115**, by Representatives Hansen and Henry (Al):
Relating to bicycles and play vehicles on the public highways.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

**Engrossed House Bill No. 68**, by Committee on Insurance:
Relating to insurance or contracts on funeral services.
On motion of Mr. Ball, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 68 was re-read the second time by sections.

Mr. Ball moved the adoption of the following amendment:

In section 1, line 12 of the engrossed bill, being line 4 of the printed bill, after the words "and/or" and before the word "property" insert the word "personal".

The motion by Mr. Ball was carried and the amendment was adopted.
Mr. Hess moved that the following amendment be adopted:

In section 2, line 20 of the engrossed bill, being lines 10 and 11 of the printed bill, after the word "granted" and before the word "membership" strike the words "as an incident to" and insert in lieu thereof the words "by reason of"

Debate ensued.

POINT OF INFORMATION

Mr. Paulsen:

"Will Mr. Ball yield to a question?"

The Speaker:

"Does the gentleman yield?"

Mr. Paulsen:

"Could you tell us in what way this amendment would adversely affect the interests of your bill?"

Mr. Ball:

"The bill is intended not to interfere with fraternal and non-profit organizations who are operating and who wish to offer these facilities to their people. The bill isn't intended to open up a plan whereby little groups can get together and, in the future, for the specific purpose of having a burial contract. The whole intent of this bill is to guarantee that the public, when they make a funeral contract with the funeral director, can have some assurance that this funeral director can later deliver the goods because, remember, no services can be rendered until after death."

POINT OF INFORMATION

Mr. Hurley:

"I would like to know what type organizations Mr. Hess has in mind, cooperative or otherwise, that shouldn't be regulated by the insurance commissioner at the start."

Mr. Hess:

"I'll be very glad to answer insofar as my meager knowledge will permit. The organization I have in mind is known as 'The People's Memorial Association'. It is incorporated under the laws of the State of Washington. It has approximately four hundred members. Each year, all of the members meet and elect, with one vote per member, their officers for the coming year. As near as I can gather, their sole purpose is, through cooperative action, to obtain less expensive post mortem and burial services for members of the family who die. That's all I know of the organization. I know several people who belong to it. They are responsible people."

Debate ensued.

POINT OF INFORMATION

Mr. Hess:

"Will the gentleman, Mr. Orndorff, yield?"

The Speaker:

"Will the gentleman yield?"

Mr. Hess:

"Is it not true that under these specific provisions of the Insurance Code referred to here, any organization, to be allowed to operate, must have access to capital of $50,000.00?"

Mr. Orndorff:

"It is not in the bill."

Mr. Hess:

"That does not answer my question, Mr. Speaker."

The Speaker:

"Is your question answered?"
Mr. Hess:
"No. Would the framer of the bill yield to a question on that point? Will Mr. Ball yield?"

Mr. Ball:
"I talked it over with the insurance commissioner this morning. 'These groups,' he said, 'have no objection to that.' There is no objection to any plan that is in force now."

Mr. Hess:
"That still does not answer my question. My question has not been answered."

Mr. Henry (Edward E.):
"I would like to answer that question. There is a provision in the Insurance Code that an organization must have a very substantial capital of $50,000.00 or more to qualify."

Debate ensued.

Mr. Zent demanded the previous question.

The demand was sustained, the motion by Mr. Hess was carried on a rising vote, and the amendment was adopted.

Mr. Ball moved the adoption of the following amendment:
Amend section 2, line 11 of the printed bill, after the word "fraternal" and before the words "or benevolent" strike the words "or cooperative".

Debate ensued.

POINT OF ORDER

Mr. Cory:
"Mr. Speaker, this motion is out of order. That amendment was adopted by the House yesterday."

RULING BY THE SPEAKER

The Speaker:
"Your point is not well taken because another amendment to the bill has been adopted since then."

Debate ensued.

POINT OF INFORMATION

Mr. Hurley:
"I'd like to ask the gentleman, Mr. Henry (Edward E.) a question."

The Speaker:
"Does the gentleman yield?"

Mr. Henry (Edward E.):
"Yes."

Mr. Hurley:
"In this cooperative situation, who is going to take the money, where is it going to be deposited, and who is going to guarantee that the people who give their money to this cooperative are going to get a burial?"

Mr. Henry (Edward E.):
"Well, in this cooperative, each member has one vote. They elect a board of governors. Each person has one vote and no more than one. They form the organization just for that specific purpose: to put money aside for that purpose and all have to shoulder the burden at once."

Debate ensued.

Mr. Knoblauch demanded the previous question.

The demand was sustained, the motion by Mr. Ball was lost and the amendment was not adopted.

The House resumed consideration of bills on third reading.
THIRD READING OF BILLS

On motion of Mr. Henry (Edward E.), the rules were suspended, Re-Engrossed House Bill No. 68 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. 68, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner; Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Neill, Smith—2.

Re-Engrossed House Bill No. 68, having received the constitutional majority, was declared passed.

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

House Bill No. 38, by Representative Simmons:

Relating to annexation of unplatted lands to fourth class cities.

On motion of Mr. Simmons, the rules were suspended, the second reading considered the third, and House Bill No. 38 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 38, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Giboney, Gordon—2.
Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Gallagher, Neill, Timm—5.

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.

**House Bill No. 56, by Representatives Henry (Al) and Olson (Ole H.):**
Relating to use of certain state forest board land in Klickitat County.
On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 56 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 56, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dohoo, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holiday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kno blauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Ball, Neill, Timm—3.
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. 75, by Representative Loney (by departmental request):**
Regulating pesticide poisons for weed and rodent control.
On motion of Mr. Loney, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

**SECOND READING OF BILLS**
Engrossed House Bill No. 75 was re-read the second time by sections.
On motion of Mr. Loney, the following amendment was adopted:
In section 1, line 14 of the engrossed bill, being line 8 of the printed bill, after the period (.) following the word "reasons" add the following: "The foregoing is not to apply to the department of game in controlling predator animals."

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**
On motion of Mr. Jones (John R.), the rules were suspended, Re-Engrossed House Bill No. 75 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. 75, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Werner, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Beierlein, Hofmeister, Neill, Strom—4.

Re-Engrossed House Bill No. 75, having received the 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 House adjourned until eleven o'clock a.m., Friday, January 26, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

NINETEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, JANUARY 26, 1951.

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, Donohue and Neill, Representatives Ball and Neill having been excused.

Prayer was offered by the Reverend Delbert W. Daniels, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.
MR. SPEAKER:

We, of your Committee on Enrollment and Enrollment, to whom was referred Re-Engrossed House Bill No. 68; also Re-Engrossed House Bill No. 75, have compared same with the engrossed bills and find them correctly re-engrossed. MRS. VINCENT F. JONES, Chairman.

We concur in this report: August P. Mardesich, (Miss) Ella Wintler.

House of Representatives,

MR. SPEAKER:

We, your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 54, relating to use of certain land at Medical Lake 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. ROBERT BERNETHY, Chairman.


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. 89, relating to logging and the removal of snags, 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 Bill No. 91 (reported by Committee on Education and Libraries):

Do pass as amended.

Passed to second reading.

House Bill No. 112 (reported by Committee on Forestry, State Lands and Buildings):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., January 24, 1951.

MR. SPEAKER:

We, your Committee on State Government, to whom was referred Senate Bill No. 10, abolishing the Canal Commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. W. E. CARTY, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 7 and the same is herewith transmitted. HERBERT H. SIELER, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 31; also
Senate Bill No. 52; also
Senate Bill No. 53; also
Senate Bill No. 60, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

Mr. Speaker:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 15
and asks for a conference thereon.

HERBERT H. SIILER, Secretary.

Motions

Mr. Olson (Ole H.) moved that the House grant the request of the
Senate for a conference on Engrossed House Bill No. 15.

Mr. Hurley moved that the House recede from its former position and
concur in the Senate amendments.

Point of Order

Mr. Henry (Edward E.):
"Point of order, Mr. Speaker. The motion by Mr. Hurley is out of order."

Ruling by the Speaker

The Speaker:
"A motion to recede from the former position of the House is in order at any time."

Debate ensued.
Mr. Adams demanded the previous question.
The demand was sustained.
The Speaker declared the question before the House to be the motion
by Mr. Hurley.

Mr. Paulsen demanded a roll call.
The demand was sustained.
The motion by Mr. Hurley that the House recede from its former
position and concur in the Senate amendments to Engrossed House Bill
No. 15 was lost by the following vote: Yeas, 42; nays, 53; absent or not
voting, 4.

Those voting for the motion were: Representatives Anderson (B. Roy),
Anderson (Eva), Bassett, Clark, Cooney, Cory, Eldridge, Frayn, Gordon,
Griffith, Hawley, Hillyer, Hoefel, Hoff, Hurley, Jeffreys, Johnston (Elmer E.),
Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Len-
nart, Lester, Loney, Lorimer, Mayes, Orndorff, Ovenell, Pedersen, Powell,
Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher,
Strom, Timm, Woodall, Zent—42.

Those voting against the motion were: Representatives Adams, Bailey,
Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael,
Comfort, Connor, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer,
Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday,
Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Knob-
lauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.),
Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Phillips,
Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu,
Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—53.
Those absent or not voting were: Representatives Ball, Carty, Donohue, Neill—4.

The Speaker declared the question before the House to be the motion by Mr. Olson (Ole H.) that the House grant the request of the Senate for a conference on Engrossed House Bill No. 15.

The motion was carried, and the Speaker appointed as the House members of the conference committee on the Senate amendments to Engrossed House Bill No. 15, Representatives King, Jeffreys and Henry (Edward E.).

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. 208,** by Representatives Knoblauch, Anderson (B. Roy) and Hansen:

An Act relating to teachers' continuing contract status; providing for probationary and continuing contracts of certificated employees of school districts; specifying causes for dismissal; providing for a hearing and appeal, and providing that this act shall take effect September 1, 1951.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 209,** by Representative Rasmussen:

An Act relating to slot machines, card machines and other similar gaming devices; defining crimes and prescribing penalties, and repealing sections 9.27.04 and 9.27.05, R.C.W.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 210,** by Representative Morris:

An Act requiring copies of certain building permits to be furnished to county assessors.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 211,** by Representative Hallauer:

An Act establishing a state park on Osoyoos lake near Oroville, to be known as Osoyoos Lake State Veterans' Memorial Park, and authorizing the acceptance of certain deeds therefor.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 212,** by Representative Sandison:

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. 213,** by Representative Bassett:

An Act authorizing the use of public lands for state park purposes, and providing compensation for such use.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 214,** by Representatives Henry (Edward E.) and 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 that petitions for withdrawal from districts shall pay costs thereof, and amending sections 57.04.03, 57.04.04 and 57.07.04, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 215**, by Representatives Lester and Hallauer:
An Act relating to and regulating the transportation of honey bees and prescribing certain fees.
Ordered printed and referred to Committee on Horticulture.

**House Bill No. 216**, by Representatives Paulsen and Hoff:
An Act relating to supreme and superior court judges; providing in certain cases benefits for judges whose service has terminated; and adding a new section to chapter 2.03, R.C.W.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 217**, by Representatives Henry (Al) and Lester (by departmental request):
An Act creating the interstate compact commission; defining its powers and duties, making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on State Government.

**House Bill No. 218**, by Representative Holliday:
An Act relating to education; providing for the promotion of safety by requiring the teaching of a course in motor vehicle driving in high schools.
Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 219**, by Representative Lorimer:
An Act authorizing conveyance of certain tidelands in Thurston County from the state to the port of Olympia, 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. 220**, by Representatives Hoopingarner, Hansen and Smith (by departmental request):
An Act relating to the motor vehicle fuel tax, and amending section 82.10.10, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 221**, by Representatives Henry (Edward E.) and O'Brien:
An Act relating to sewer districts; authorizing commissioners to provide for sewer service in areas annexed; providing for adoption of bond issues by majority vote; authorizing issuance of bonds in certain cases by commissioners without an election; amending sections 56.02.04, 56.04.02 and 56.04.03, R.C.W., and repealing section 56.03.04, R.C.W.
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 222**, by Representatives Wedekind and Hess:
An Act authorizing collective bargaining with the state and all its political subdivisions.
Ordered printed and referred to Committee on Labor Relations.
Mr. Hess moved that seven hundred and fifty additional copies of House Bill No. 222 be ordered printed.
Debate ensued.
Mr. Vane moved that the motion by Mr. Hess be amended and that the number of additional copies of House Bill No. 222 to be ordered printed be three hundred copies instead of seven hundred and fifty.
Debate ensued.
The amendment to the motion was carried.
Debate ensued.
The motion by Mr. Hess, as amended by the motion by Mr. Vane, was carried.

**House Bill No. 223**, by Representatives Cooney, Cory and Young:
An Act relating to common carrier railroads; requiring the installment of certain equipment and the furnishing of certain facilities thereby, prescribing penalties and providing that this act shall take effect on September 1, 1951.
Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 224**, by Representative Comfort:
An Act relating to the department of labor and industries and the accident fund, and amending section 51.04.10, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 225**, by Representatives King, Miller (Clyde J.) and Savage:
An Act relating to unemployment compensation, and amending sections 50.01.31, 50.20.010 and 50.20.120, R.C.W.
Ordered printed and referred to Committee on Social Security.
Mr. Miller (Clyde J.) moved that five hundred additional copies of House Bill No. 225 be ordered printed.
Debate ensued.
Mr. Adams demanded the previous question.
The demand was sustained, and the motion by Mr. Miller (Clyde J.) was carried on a rising vote.

**House Bill No. 226**, by Representatives Sorensen and Strom:
An Act relating to the practice of dentistry, and amending sections 18.10.03, 18.10.10, 18.10.16 and 18.10.18, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

**House Concurrent Resolution No. 8**, by Representative Gallagher:
Relating to the Gonzaga University Men's Glee Club.
The resolution was read the first time by title.
On motion of Mr. Gallagher, the rules were suspended, House Concurrent Resolution No. 8 was advanced to second reading and read the second time in full.
On motion of Mr. Gallagher, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 8 was placed on final passage and adopted.
On motion of Mr. Gallagher, House Concurrent Resolution No. 8 was ordered immediately transmitted to the Senate.

**FIRST READING OF SENATE BILLS**
The following were read first time by title and acted upon as indicated:

**Senate Bill No. 31**, by Senator Sutherland:
An Act relating to taxation, establishing boundaries of taxing districts, and amending section 84.08.160, R.C.W.
Referred to Committee on Revenue and Taxation.
Senate Bill No. 52, by Senator Ganders:
An Act relating to admissions taxes in counties, and amending section 36.22.01, R.C.W.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 53, by Senator Ganders:
An Act relating to admissions taxes in cities and towns, and amending section 35.13.27, R.C.W.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 60, by Senator Ganders:
An Act abolishing the commercial motor vehicle safety division of the Washington state patrol, and repealing sections 46.11.28 to 46.11.31, inclusive, R.C.W.
Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

House Bill No. 88, by Representatives Morris and Kupka:
Relating to jail reports of county sheriffs.
The bill was read the second time by sections and passed to third reading.

House Bill No. 97, by Representatives Orndorff and Carmichael:
Relating to matching state funds for national guard armories.
On motion of Mr. Orndorff, House Bill No. 97 was re-referred to the Committee on Appropriations.

House Bill No. 111, by Representatives Anderson (B. Roy), O'Brien and Adams:
Relating to the practice of barbering.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

House Bill No. 9, by Representatives Morris and Carmichael:
Providing for an increase in water district tax levies.
On motion of Mr. Carmichael, the rules were suspended, the second reading considered the third, and House Bill No. 9 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 9, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen; Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopinger, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.
Those absent or not voting were: Representatives Ball, Carty, Cooney, Donohue, Holliday, Lennart, Neill—7.

House Bill No. 9, having received the constitutional majority, was declared passed.

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

**House Bill No. 55, by Representatives King and Morris:**
Relating to unemployment compensation and salaries of legislators.
On motion of Mr. Morris, the rules were suspended, the second reading considered the third, and House Bill No. 55 was placed on final passage.
Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 55, and the bill passed the House by the following vote: Yeas, 53; nays, 38; absent or not voting, 8.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Eldridge, Ford, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Kellogg, King, Kirk, Knoblauch, Kupka, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—53.


Those absent or not voting were: Representatives Anderson (Eva), Ball, Carty, Donohue, Gallagher, Johnson (Charlie), Johnston (Elmer E.), Neill—8.

House Bill No. 55, having received the constitutional majority, was declared passed.

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

**House Bill No. 90, by Representative Woodall:**
Requiring justices of the peace in second class cities to be attorneys.
On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and House Bill No. 90 was placed on final passage.
Debate ensued.

**POINT OF INFORMATION**

Mr. Hess:
"Will the gentleman yield to a question?"

Mr. Woodall:
"Yes."

Mr. Hess:
"Do you know of any other second class cities in the state beside Renton and Hoquiam?"
Mr. Woodall:

"Yes, Toppenish, Washington."

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 90, and the bill passed the House by the following vote: Yeas, 67; nays, 26; absent or not voting, 6.


Those voting nay were: Representatives Bailey, Bernethy, Brown (Henry A.), Carmichael, Carty, Dootson, Hallauer, Hess, Holliday, Hoopingarner, Johnson (Charlie), King, Mardesich, Miller (Clyde J.), Morris, Nunamaker, Pedersen, Rasmussen, Sandison, Sorensen, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—26.

Those absent or not voting were: Representatives Ball, Donohue, Neill, Simmons, Timm, Vane—6.

House Bill No. 90, having received the constitutional majority, was declared passed.

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

House Bill No. 93, by Committee on Banks and Banking:

Relating to investment of state funds in savings and loan associations.

On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and House Bill No. 93 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 93, and the bill passed the House by the following vote: Yeas, 89; nays, 6; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holli-day, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.
Those voting nay were: Representatives Gallagher, Hallauer, Hess, Morris, Riemcke, Testu—6.

Those absent or not voting were: Representatives Ball, Donohue, Lennart, Neill—4.

House 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.

MOTION

On motion of Mr. Adams, the House adjourned until eleven-thirty o'clock a. m., Monday, January 29, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 29, 1951.

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

The Clerk called the roll and all members were present except Representatives Johnston (Elmer E.), Powell and Sorensen, Representatives Johnston (Elmer E.) and Powell having been excused.

Prayer was offered by the Reverend Richard 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. Adams, further reading 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. 82, providing for additional tax levies to finance 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. ROBERT M. FORD, Chairman.


Passed to second reading.

House Bill No. 83 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 117, relating to public employment of veterans, 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 Veterans' Affairs, to whom was referred House Bill No. 126, relating to copies of certain documents and files to veterans, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Messages from the Senate

Mr. Speaker:
The President has appointed as members of the conference committee to whom was referred Engrossed House Bill No. 15 and the Senate amendments thereto, Senators Lindsay, Copeland and Hall.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 4; also Senate Bill No. 46; also Senate Bill No. 58; also Engrossed Senate Bill No. 65, 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. 227, by Representative O'Brien:
An Act to redistrict and reapportion the State of Washington into seven congressional district, and repealing sections 29.21.01 to 29.21.06, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 228, by Representatives Neill and Gallagher:
An Act relating to the state law librarian; fixing his salary, and amending section 27.05.02, R.C.W., and declaring that this act shall take effect April 1, 1951.
Ordered printed and referred to Judiciary Committee.

House Bill No. 229, by Representative Brown (Henry A.):
An Act providing for the sale of certain real property and the disposition of funds realized from such sale.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.
House Bill No. 230, by Representatives Hansen and Pedersen:
An Act relating to county roads, and amending section 36.77.070, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 231, by Representatives Olson (Ole H.) and Henry (Al):
An Act relating to the welfare of dependent and delinquent children; providing for the appointment of probation officers, and amending section 13.01.04, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 232, by Representatives Rasmussen and Paulsen:
An Act relating to motor vehicle license fees, and amending chapter 46.16, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 233, by Representative Olsen (Ray):
An Act relating to intoxicating liquor, and to the residential qualifications of certain persons dealing with the Washington State liquor control board.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 234, by Representatives Hofmeister and Beierlein:
An Act relating to airport districts and providing for the government thereof; adding certain sections to chapter 14.02, R.C.W., amending section 14.02.30, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Aviation and Airports.

House Bill No. 235, by Representatives Hofmeister, Griffith and Young:
An Act providing for the protection of persons in, or anticipating entry into, the military and naval services of the United States; amending section 73.04.03, R.C.W., adding a new section to chapter 73.04, R.C.W.; providing penalties and declaring an emergency.
Ordered printed and referred to Committee on Veterans’ Affairs.

House Bill No. 236, by Representatives Adams and Lester (by departmental request):
An Act relating to registration of stallions and jacks, and repealing chapter 16.08, R.C.W.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 237, by Representatives Hansen and Brown (Gordon J.) (by departmental request):
An Act relating to city streets; authorizing agreements for reimbursement of the motor vehicle fund for work performed by the highway department in certain cases, and amending section 47.24.050, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 238, by Representatives Brown (Henry A.) and Mardesich:
An Act relating to extrahazardous employments, and amending sections 51.03.01 and 51.03.02, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 239, by Representative Ford:
An Act relating to taxation; granting certain powers of investigation and examination to county assessors, declaring privileged information so obtained, and prescribing penalties.
Ordered printed and referred to Committee on Revenue and Taxation.
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House Bill No. 240, by Representatives Hansen and Miller (Clyde J.):
An Act relating to port districts, and amending sections 53.09.02 and 53.09.03, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 241, by Representative Savage (by departmental request):
An Act relating to primary elections; amending chapter 29.10, R.C.W., by adding thereto ten new sections; amending sections 29.10.02, 29.10.03 and 29.10.06, R.C.W., and repealing sections 29.10.01, 29.10.04 and 29.10.05, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 242, by Representatives Hansen and Miller (Clyde J.):
An Act relating to local improvements by municipalities; amending sections 35.27.07, 35.27.18 and 35.43.130, R.C.W., and adding a new section to chapter 35.27, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 243, by Representatives Carmichael and Mardesich:
An Act establishing Deer Lake State Park.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 244, by Representative Nunamaker (by departmental request):
An Act relating to prohibition under the uniform Washington food, drug and cosmetic act, and amending section 69.01.21, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 245, by Representatives Jones (Mrs. Vincent F.) and Frayn:
An Act relating to the expenses of elections of school district officers, and amending section 29.10.13, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 246, by Representatives Jones (John R.) and Lester:
An Act relating to trespass; providing penalties, and repealing section 9.48.06, R.C.W.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 247, by Representatives Beierlein and Hofmeister:
An Act making an appropriation for the relief of Harry F. Jones.
Ordered printed and referred to Committee on Appropriations.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 4, by Senator Schroeder:
An Act relating to the banking business and providing for joint accounts with right of survivorship in national banks, state banks, trust companies and banking institutions.
Referred to Committee on Banks and Banking.

Senate Bill No. 46, by Senators Dixon and Shank:
An Act creating and establishing a legislative budget committee and providing for its selection, terms, powers, duties, rules, findings and reports.
Referred to Committee on State Government.
Senate Bill No. 58, by Senator Flanagan:
An Act relating to state parks; and repealing chapter 151, Laws of 1939.
Referred to Committee on Parks and Playgrounds.

Engrossed Senate Bill No. 65, by Senators Roup and Pearson (by departmental request):
An Act relating to wilful vandalism as to highway or road signs or devices; providing penalties, and amending section 47.09.15, R.C.W.
Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

House Bill No. 31, by Representatives Comfort and Rasmussen:
Authorizing certain cities operating public utilities to make wage contracts.

House of Representatives,

Mr. Speaker:

We, your Committee on Labor Relations, to whom was referred House Bill No. 31, authorizing certain cities operating public utilities to make wage contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 18 of the original bill, being line 9 of the printed bill, after the word "and" and before the words "is empowered" insert the following: "in cities of less than three hundred thousand population" FLOYD C. MILLER, Chairman.


The bill was read the second time by sections.

Mr. Miller (Floyd C.) moved that the committee amendment be adopted.

On motion of Mr. Zent, the following amendment to the committee amendment was adopted:

Amend line 4 of the mimeographed committee amendment to section 1, line 18 of the original bill, being line 9 of the printed bill, after the words "of less than" in line 4 of the mimeographed committee amendment and before the word "population" in line 5 of the mimeographed committee amendment, strike the words "three hundred thousand" and insert in lieu thereof the words "one hundred fifty-nine thousand" THEODORE T. MILLER, Chairman.

The motion by Mr. Miller (Floyd C.) was carried and the committee amendment as amended was adopted.

House Bill No. 31 was passed to third reading and ordered engrossed.

House Bill No. 100, by Representative Jones (W. Kenneth) (by departmental request):
Relating to public service companies and the fees charged for regulations. The bill was read the second time by sections and passed to third reading.

House Bill No. 165, by Judiciary Committee:
Relating to inheritance taxes.
The bill was read the second time by sections and passed to third reading.

House Bill No. 166, by Committee on Appropriations:
Making an appropriation to counties for tuberculosis hospitalization.
The bill was read the second time by sections and passed to third reading.
THIRD READING OF BILLS

House Bill No. 61, by Representatives Carty, Orndorff and Ovenell:
Relating to fraud in the sale of dairy products.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and House Bill No. 61 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 61, and the bill passed the House by the following vote: Yeas, 71; nays, 23; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Basset, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Nunamaker, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Pedersen, Ridgeway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stonecipher, Strom, Timm, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—71.

Those voting nay were: Representatives Bailey, Brown (Gordon J.), Clark, Connor, Dootson, Ford, Hallauer, Henry (Edward E.), Hurley, Jones (W. Kenneth), King, Miller (Floyd C.), Morris, Neill, Olsen (Ray), Paulsen, Phillips, Rasmussen, Roderick, Stokes, Testu, Vane, Wedekind—23.

Those absent or not voting were: Representatives Hess, Holliday, Johnston (Elmer E.), Powell, Sorensen—5.

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.

House Bill No. 108, by Representatives Hansen, Hoopingarner and Gordon (by departmental request):
Relating to speeds on highways.

On motion of Mrs. Hansen, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

House Bill No. 108 was re-read the second time by sections.

On motion of Mr. Riemcke, the following amendment was adopted:
In section 10, page 5, line 8 of the original bill, being page 3, line 34 of the printed bill, strike the period (.) after the word "speed" and add the following: "PROVIDED, That the increased speed limit shall apply only to vehicles having a gross weight of 10,000 pounds or less."

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. 108 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 108, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Johnston (Elmer E.), Lennart, Powell, Sorensen—4.

Engrossed House Bill No. 108, having received the constitutional majority, was declared passed.

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

House Bill No. 109, by Representatives Donohue and Hansen (by departmental request):

Relating to traffic signals.

On motion of Mrs. Hansen, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

House Bill No. 109 was re-read the second time by sections.

On motion of Mrs. Hansen, the following amendment was adopted:

In section 2, line 28 of the original bill, being lines 17 and 18 of the printed bill, after the words "the service" in line 17 and before the word "brake" in line 18 strike the following: "(foot)"

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. 109 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 109, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hur-
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ley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knobauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Ford, Johnston (Elmer E.), Powell, Sorensen—4.

Engrossed House Bill No. 109, having received the constitutional majority, was declared passed.

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

House Bill No. 110, by Representative Stokes:
Relating to grade crossings over logging and industrial railroads.

On motion of Mr. Stokes, the rules were suspended, the second reading considered the third, and House Bill No. 110 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 110, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knobauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Hillyer, Hurley, Johnston (Elmer E.), Powell, Sorensen—5.

House Bill No. 110, having received the constitutional majority, was declared passed.

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

House Bill No. 115, by Representatives Hansen and Henry (Al):
Relating to bicycles and play vehicles on the public highways.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and House Bill No. 115 was placed on final passage.

Debate ensued.

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, 93; nays, 1; absent or not voting, 5.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Dootson—1.

Those absent or not voting were: Representatives Hurley, Johnston (Elmer E.), Paulsen, Powell, Sorensen—5.

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. Adams, the House adjourned until eleven o'clock a. m., Tuesday, January 30, 1951.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

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**TWENTY-THIRD DAY**

**MORNING SESSION**

House of Representatives, Olympia, Wash., Tuesday, January 30, 1951.

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 Anderson (B. Roy), Comfort, Cory, Dootson, Ford, Ovenell and Ridgway, Representatives Anderson (B. Roy), Comfort and Cory having been 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. Adams, 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. 31; also
Engrossed House Bill No. 108; also
Engrossed House Bill No. 109, have compared same with the original bills and find
them correctly engrossed.

We concur in this report: Marshall Forrest, (Miss) Ella Wintler.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
House Concurrent Resolution No. 8, have compared same with the original resolution
and find it correctly enrolled.

We concur in this report: Marshall Forrest, (Miss) Ella Wintler.

The Speaker announced he was about to sign: House Concurrent Resolution No. 8.

The Speaker observed within the bar of the House former Representative
Elmer D. Needham of Whatcom County, and appointed Mr. Lennart and
Mr. Pedersen to escort him to a seat beside the Speaker.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on State Government, to whom was referred
House Bill No. 2, relating to daylight saving, 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: A. B. Comfort, Louis E. Hofmeister, Harold B. Kellogg,
Grant C. Sisson, Z. A. Vane.

Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, your Committee on Harbors, Waterways and Flood Control, to whom was re­
ferred House Bill No. 11, relating to Green River 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.

Clyde J. (Jim) Miller, Chairman.

We concur in this report: W. J. Beierlein, Julia Butler Hansen, Mark V. Holliday,

Mr. Beierlein moved that House Bill No. 11 be re-referred to the Com­
mittee on Appropriations.

Debate ensued.

The motion was carried and House Bill No. 11 was re-referred to the Committee on Appropriations.

House of Representatives,
Olympia, Wash., January 26, 1951.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill No.
28, relating to damage suits for personal injuries, have had the same under considera­
tion, 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 C. Bailey, John T. Dootson, Marshall Forrest,
Daniel W. Giboney, Edward E. Henry, Neil J. Hoff, Elmer E. Johnston, August P.
Mr. Speaker:
We, a part of your Judiciary Committee, to whom was referred House Bill No. 28, relating to damage suits for personal injuries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.
Chairman.


House of Representatives,
Olympia, Wash., January 26, 1951.

Mr. Speaker:
We, a part of your Judiciary Committee, to whom was referred House Bill No. 28, relating to damage suits for personal injuries, have had the same under consideration, and we respectfully report the same back to the House without recommendation.
Chairman.

We concur in this report: John L. Cooney, B. J. (Cy) McLean, Perry B. Woodall.

Passed to second reading.

Mr. Speaker:
We, your Committee on Harbors, Waterways and Flood Control, to whom was referred House Bill No. 30, authorizing improvement of navigable river channels, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
CLYDE J. (JIM) MILLER, Chairman.

We concur in this report: W. J. Beierlein, Julia Butler Hansen, Mark V. Holliday, Harold B. Kellogg, Geo. W. Kupka, Charles A. Pedersen.

Passed to second reading.

Mr. Speaker:
We, your Committee on Transportation, to whom was referred House Bill No. 41, relating to licenses to holders of motor vehicle radio stations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
R. E. (RAY) MORRIS, Chairman.


Passed to second reading.

House Bill No. 66 (reported by Committee on Harbors, Waterways, and Flood Control):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, your Committee on Transportation, to whom was referred House Bill No. 113, relating to transportation of property over 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.
R. E. (RAY) MORRIS, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 123, prohibiting investment of motor vehicle funds in toll bridge bonds,
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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.

We concur in this report: Eva Anderson, Robert C. Bailey, Howard T. Ball, Arthur
Hoopingarner, John R. Jones, Harold B. Kellogg, Reuben A. Knoblauch, B. J. (Cy)
McLean, Floyd C. Miller, Charles A. Pedersen, Emma Abbott Ridgway, Vernon A.
Smith, James D. Stonecipher, Robert D. Timm.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 55 and the same is herewith
transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 8 and the same is here-
with transmitted.

HERBERT H. SIELER, Secretary.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed as House members of the joint committee au-
thorized in House Concurrent Resolution No. 8 to make arrangements for
the appearance of the Gonzaga University Glee Club, Representatives
Gallagher, Hurley and Orndorff.

MOTION

Mr. Gallagher moved that the House invite the Senate to be present at
the concert given by the Gonzaga University Glee Club in the House Chamber
at three o'clock p. m.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 248, by Representatives Morris and Henry (Edward E.):
An Act relating to unemployment compensation, and defining the term
compensation, and amending section 50.01.15, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 249, by Representatives Kirk, Huhta and Sandison:
An Act for the protection of certain minors who contract with persons
engaged in or promoting the interest of organized professional baseball, and
providing penalties for violations thereof.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 250, by Representative Mardesich:
An Act relating to the relief of Stewart McMorran.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 251, by Representatives Donohue, Kellogg and Carmichael:
An Act relating to counties and terms of county commissioners, and
amending section 36.18.03, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 252, by Representatives Hansen, Comfort and Paulsen:
An Act relating to officers and employees of the state and political subdivisions thereof who are members of pension systems and conditionally permitting the retention of service credit in certain cases.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 253, by Representatives O'Brien, Olsen (Ray) and Anderson (B. Roy):
An Act regulating the purchase, sale, distribution and consumption of cigarettes in the state; 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 Commerce and Manufacturing.

House Bill No. 254, by Representatives Adams, Olson (Ole H.) and Lester:
An Act relating to the levy of a privilege tax on public utility districts and other municipal corporations operating such electric systems, amending sections 54.07.01 and 54.07.02, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 255, by Representative Loney:
An Act relating to commercial applicators using insecticides or herbicides and regulating use of the same, and amending sections 17.05.01, 17.05.02, 17.05.03 and 17.05.04, R.C.W.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 256, by Representative Savage (by departmental request):
An Act relating to elections; providing grounds for contests, and amending section 29.20.01, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 257, by Representatives Smith, Beierlein and Carmichael:
An Act relating to highways; establishing Primary State Highway No. 24 in western Washington, and amending chapter 47.16, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 258, by Representatives Young and McLean:
An Act relating to highways; revising the route of Secondary State Highway No. 21, and amending section 47.20.160, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 259, by Representatives Timm and McLean:
An Act relating to highways, and providing an appropriation for a location survey and estimate of construction cost for a new highway connecting Primary State Highway No. 7 and Primary State Highway No. 18.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 260, by Representative Carmichael (by departmental request):
An Act relating to the display of flags, and amending section 28.02.03, R.C.W.
Ordered printed and referred to Committee on Education and Libraries.
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**House Bill No. 261**, by Representatives Knoblauch, Adams and Mardesich:
An Act regulating the parking or stopping of vehicles on the public streets of all incorporated cities in front of places of assembly; providing penalties, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Transportation.

**House Bill No. 262**, by Representatives Savage and Timm:
Ordered printed and referred to Committee on Elections.

**House Bill No. 263**, by Representatives Paulsen and Johnston (Elmer E.):
An Act relating to judges pro tempore; providing for the appointment of retired judges as judges pro tempore; and amending section 2.02.18, R.C.W.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 264**, by Representatives Bassett and Adams:
An Act relating to judges pro tempore; providing for the appointment of retired judges as judges pro tempore; and amending section 2.02.18, R.C.W.
Ordered printed and referred to Committee on State Government.

**House Bill No. 265**, by Representative Comfort:
An Act relating to revenue and taxation; amending chapter 82.04, R.C.W., by adding a new section thereto, amending section 82.04.290, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 266**, by Representatives Vane and Riemcke:
An Act relating to low rent housing involving a public subsidy.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 267**, by Committee on Cities and Counties:
An Act relating to counties, precincts, cities and towns; authorizing local legislative authorities to fix office hours for public offices, and amending section 36.08.10, R.C.W.
Ordered printed and passed to second reading.

**House Bill No. 268**, by Representative Giboney:
An Act relating to the University of Washington bureau of governmental research, and amending section 82.12.16, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

**FIRST READING OF SENATE BILLS**
The following was read first time by title and acted upon as indicated:

**Engrossed Senate Bill No. 55**, by Senators Shannon and Riley:
An Act relating to state government; creating public service commission, providing for the appointment of public service commissioners; and amending section 43.53.010, R.C.W.
Referred to Committee on Public Utilities.

**SECOND READING OF BILLS**

**House Bill No. 52**, by Representatives Loney and Stonecipher:
Relating to salaries of mayor and commissioners of cities under commission form of government.
The bill was read the second time by sections.

—5
Mr. Loney moved the adoption of 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 support of the state government and its existing public institutions and shall take effect immediately."

Debate ensued.
The motion by Mr. Loney was carried and the amendment was adopted.

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

In line 2 of the title, after the letters "R.C.W." add the following: " , and declaring an emergency."

House Bill No. 52 was passed to third reading and ordered engrossed.

**House Bill No. 54**, by Representatives Ball and Cooney:
Relating to use of certain land at Medical Lake in Spokane County.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 82**, by Representatives Paulsen and Comfort:
Providing for additional tax levies to finance Metropolitan park districts.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 83**, by Representatives Paulsen and Comfort:
Extending the taxing power of Metropolitan park district commissioners.

_House of Representatives, Olympia, Wash., January 25, 1951._

**Mr. Speaker:**

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 83, extending the taxing power of Metropolitan park 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 with the following amendments:

In section 1, page 2, line 7 of the original bill, being page 1, line 27 of the printed bill, after the comma (,) following the word "district" and before the word "city" strike the following: "park and recreation district."

In section 1, page 2, lines 10 and 11 of the original bill, being page 2, lines 2 and 3 of the printed bill, after the comma (,) following the word "park district" and before the word "city" strike the following: "park and recreation district."

In section 1, page 2, line 19 of the original bill, being page 2, line 9 of the printed bill, after the comma (,) following the word "commissioners" and before the words "or council" strike the following: "board of park and recreation commissioners."

Robert M. Ford, Chairman.


The bill was read the second time by sections.

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

House Bill No. 83 was passed to third reading and ordered engrossed.

**House Bill No. 89**, by Representative Bernethy (by departmental request):
Relating to logging and the removal of snags.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 91**, by Representatives Knoblauch and Testu:
Relating to salaries of clerks in third class school districts.

_House of Representatives, Olympia, Wash., January 24, 1951._

**Mr. Speaker:**

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 91, relating to salaries of clerks in 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 with the following amendments:

In section 1, page 1, line 9 of the original bill, being line 4 of the printed bill, after the words "services as the" and before the word "directors" insert the words: "board of"

In section 1, page 1, line 10 of the original bill, being line 4 of the printed bill, after the word "allow" and before the word "said" insert a comma (.)

In section 1, page 1, line 13 of the original bill, being line 7 of the printed bill, strike the period following the word "performed" and add the following: "as determined by the board of directors."

REUBEN A. KNOBLAUCH, Chairman.


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:

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 welfare and shall take effect immediately."

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

In line 2 of the title, after the letters "R.C.W." add the following: ", and declaring an emergency."

House Bill No. 91 was passed to third reading and ordered engrossed.

House Bill No. 117, by Representatives Hofmeister and Beierlein:
Relating to public employment of veterans.
The bill was read the second time by sections and passed to third reading.

House Joint Memorial No. 2, by Representatives Cory and Bailey:
Relating to statehood for Alaska and Hawaii.
The memorial was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 31, by Representatives Comfort and Rasmussen:
Authorizing certain cities operating public utilities to make wage contracts.
On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 31 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 31, 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 (Eva), Bailey, Ball, Bassett, Beierlein, Bernetthy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage,
Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson (B. Roy), Comfort, Cory, Dootson, Gallagher, Gordon, Hansen, Jones (W. Kenneth), Lennart, Nunamaker, Orndorff, Powell—12.

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.

House Bill No. 88, by Representatives Morris and Kupka:
Relating to jail reports of county sheriffs.

On motion of Mr. Morris, the rules were suspended, the second reading considered the third, and House Bill No. 88 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 88, 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 (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson (B. Roy), Comfort, Connor, Cory, Dootson, Gallagher, Gordon, Hansen, Henry (Edward E.)—9.

House Bill No. 88, having received the constitutional majority, was declared passed.

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

House Bill No. 100, by Representative Jones (W. Kenneth) (by departmental request):
Relating to public service companies and the fees charged for regulations.

On motion of Mr. Jones (W. Kenneth), the rules were suspended, the second reading considered the third, and House Bill No. 100 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 100, 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, Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Donohue, Eldridge, Ford, Forrest,
TWENTY-THIRD DAY, JANUARY 30, 1951

Frayn, Gallagher, Giboney, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson (B. Roy), Comfort, Cory, Dootson, Gordon, Hansen, Lennart, Rasmussen, Sandison, Vane—10.

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. 165, by Judiciary Committee:
Relating to inheritance taxes.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and House Bill No. 165 was placed on final passage.

Debate ensued.

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, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson (B. Roy), Comfort, Cory, Dootson, Frayn, Hansen, Lennart, Sorensen, Vane—9.

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.

House Bill No. 166, by Committee on Appropriations:
Making an appropriation to counties for tuberculosis hospitalization.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and House Bill No. 166 was placed on final passage.

Debate ensued.
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, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollanday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson (B. Roy), Ball, Comfort, Cory, Dootson, Neill, Simmons, Sorensen, Vane—9.

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.

**MESSAGE FROM THE SENATE**


Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 15 with Senate amendments thereto, and has adopted said report and granted the powers of Free Conference to said committee.

A copy of said report is transmitted herewith.

HERBERT H. SIEGER, Secretary.

**REPORT OF CONFERENCE COMMITTEE**


Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 15, entitled, "An Act making a deficiency appropriation to the state department of health, and declaring an emergency," together with the Senate amendments thereto, 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: Roderick A. Lindsay, Henry J. Copeland, Tom Hall.
House Members: Chet King, Sidney S. Jeffreys, Edward E. Henry.

Mr. Olson (Ole H.) moved that the report be adopted and that the powers of Free Conference be granted to the committee.

The motion was carried.

**MOTION**

Mr. Adams moved that the House recess until 2:45 o'clock p. m. for the purpose of hearing the Gonzaga University Men's Glee Club.

The motion was carried and the House was declared at recess until 2:45 o'clock p. m.
TWENTY-FOURTH DAY, JANUARY 31, 1951

AFTERNOON SESSION

The Speaker called the House to order at 2:45 o'clock p. m.
The Clerk called the roll and all members were present except Representa­tives Anderson (B. Roy), Ball, Bassett, Brown (Gordon J.), Brown (Henry A.), Comfort, Connor, Cory, Donohue, Dootson, Ford, Frayn, Gordon, Hillyer, Hoopingarner, Jones (John R.), Lorimer, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Shadbolt, Sorensen, Stokes and Vane, Representatives Anderson (B. Roy), Comfort and Cory having been excused.
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 Lt. Governor and President of the Senate to seats reserved for the concert.
The Speaker declared the House at ease.
The Gonzaga University Glee Club concert ensued.
Mr. Woodall moved that the House thank the Committee and Mr. Gallagher, and that the thank you be spread on the records of the journal, and that the University of Gonzaga be sent a copy of this vote of appreciation.
The motion was carried.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Wednesday, January 31, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 31, 1951.

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 Brown (Gordon J.), Eldridge, Frayn, Hurley, Powell and Rasmussen, Representatives Frayn, Hurley and Powell having been excused.
Prayer was offered by the Reverend Richard 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. Smith, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Adams:

WHEREAS, A most tragic incident has occurred taking the lives of twenty or more of Washington's highly respected and aged citizens; and,

WHEREAS, It is essential that a determination be made as to whether the fault is that
of our present legislation regulating institutions caring for the aged in order that corrections can be made, or whether the fault lies with the administration of our present regulations so that corrective steps can be taken in administrative practices;

Therefore, Be It Resolved, By the House of Representatives, that the Speaker appoint a committee of five members of the House to immediately investigate all the conditions surrounding the disaster and make a report as soon as practicable on what steps must be taken to avoid any possibility of a recurrence of such a disaster.

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

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed as members of the House committee authorized in the resolution by Mr. Adams, to investigate the conditions surrounding the disastrous fire at the McClary Convalescent Home and make a report on same, Representatives Adams, Nunamaker, Eldridge, Comfort and King.

REPORTS OF STANDING COMMITTEES

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 52; also Engrossed House Bill No. 83; also Engrossed House Bill No. 91, have compared same with the original bills and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.


House Bill No. 7 (reported by Committee on Game and Game Fish):
Do pass as amended.
Passed to second reading.

House Bill No. 70 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 124, relating to valuation investigations by the Public Service Commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward E. Henry, Chairman.


Passed to second reading.

House of Representatives,

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 151, authorizing conveyance of certain state land in Grays Harbor County to Lenore Barthen, 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. 220, relating to tax on motor vehicle fuel, 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 Joint Resolution No. 6 (reported by Judiciary Committee): Do pass as amended. Passed to second reading.

MESSAGE FROM THE GOVERNOR

Office of the Governor, January 30, 1951.

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 and conditional pardons, granted since the date of the report to the Legislature of the 1950 Extraordinary Session.

PARDONS—REFORMATORY

James Wendell Phillips—Sentenced January 30, 1942, from King County, for the crime of robbery, to serve a term of not more than twenty years in the Washington State Penitentiary and transferred to the Washington State Reformatory on February 6, 1942. Automatically paroled March 25, 1943. Final discharge granted April 20, 1946. Pardon granted August 31, 1950, on the recommendation of the sentencing judge and 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 could apply for a commission in the United States Army.

Rodney Gwinn—Sentenced January 8, 1943, from King County for a term of not more than fifteen years to the Washington State Reformatory, for the crime of grand larceny. Automatically paroled March 8, 1944. Final discharge granted April 20, 1946. Pardon granted September 28, 1950, 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 could apply for a regular status commission in the United States Air Force.

CONDITIONAL PARDONS—PENITENTIARY

Renold Brown—Sentenced April 7, 1933, from Whitman County, for a term of life in the Washington State Penitentiary, for the crime of murder in the first degree. Conditional pardon granted December 22, 1950, upon the recommendation of the Board of Prison Terms and Paroles.

Ernest L. Kirkland—Sentenced May 26, 1933, from Whitman County, for a term of life in the Washington State Penitentiary, for the crime of murder in the first degree. Conditional pardon granted December 22, 1950, upon the recommendation of the Board of Prison Terms and Paroles.

Joe Park—Sentenced September 16, 1915, from Thurston County, for a term of life in the Washington State Penitentiary, for the crime of murder in the first degree. Conditional pardon granted December 22, 1950, upon the recommendation of the Board of Prison Terms and Paroles.

Howard Wynn—Sentenced February 23, 1933, (Remittitur date December 3, 1934) from Snohomish County, for a term of life in the Washington State Penitentiary, for the crime of carnal knowledge of female child, 2 counts. Conditional pardon granted
December 22, 1950, upon the recommendation of the Board of Prison Terms and Paroles.
Respectfully submitted,
ARTHUR B. LANGIE, GOVERNOR.

The Speaker observed within the bar of the House former Speaker of the House Edward J. Reilly of Spokane County, and appointed Mr. Ball and Mr. Orndorff to escort him to a seat beside the Speaker.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
Under the provisions of House Concurrent Resolution No. 8, the President has appointed as Senate members of the committee to arrange for the appearance of the Gonzaga University Men's Glee Club, Senators Keefe, Sutherland and Goodloe.
HERBERT H. SIELER, Secretary.

Senate Chamber,

MR. SPEAKER:
The Senate has passed: Senate Bill No. 6 and the same is herewith transmitted.
HERBERT H. SIELER, Secretary.

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. 269, by Representative Rasmussen:
An Act relating to first class school districts, and amending section 29.05.05, R.C.W.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 270, by Representatives Wedekind and Hofmeister:
An Act imposing an excise tax upon the operation of pay toilets.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 271, by Representative Hurley:
An Act relating to revenue and taxation; preempting certain fields of taxation to the state, and amending section 82.09.37, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 272, by Representatives Olson (Ole H.) and McLean:
An Act relating to highways; establishing Secondary State Highway No. 11G, and amending section 47.20.430, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 273, by Representatives Huhta and Phillips:
An Act relating to cities and towns other than first class; providing a form of ballot in elections for the incurring of indebtedness or issuance of bonds, and amending section 35.23.06, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 274, by Representative Mayes:
An Act relating to cities operating under the commission form of government, and amending chapter 35.11, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 275, by Representatives King and Bailey:
An Act relating to razor clams and suspending for three years all statutes and the authority of the director of fisheries relative to the taking and pos-
session thereof; defining certain quotas, prescribing the duties of certain officers and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 276**, by Representative Clark:

An Act relating to grand juries; authorizing superior court judges in certain cases to summon and convene a grand jury on their own motion, limiting any one period in which a grand jury sits to sixty days, and repealing section 10.10.23, R.C.W.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 277**, by Representative Simmons:

An Act relating to changes in the organization and extent of certain high school districts; providing for the preparation and approval of plans therefor, and amending chapter 28.25, R.C.W., by adding a new section thereto.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 278**, by Representatives Kellogg, Sandison and Forrest:

An Act relating to public highways; providing for the designation, establishment, location, construction and maintenance of natural resource roads; fixing maximum weights allowed thereon; and regulating the use thereof.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 279**, by Representative Wenberg:

An Act providing for appropriation and distribution of parks and parkway funds.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 280**, by Representatives Rasmussen and Clark:

An Act relating to oleomargarine and other butter substitutes, and amending section 15.40.020, R.C.W.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 281**, by Representatives Gallagher and Hurley:

An Act relating to the state institutions known as Lakeland Village and Rainier state school, amending sections 72.07.08 and 72.08.13, R.C.W., and declaring an emergency.

Ordered printed and referred to Committee on State Institutions.

**House Bill No. 282**, by Representatives Henry (Al) and Johnston (Elmer E.):

An Act relating to justices of the peace and constables; authorizing the creation and modification of justice court districts in rural precincts, abolishing the office of single precinct justices of the peace in rural precincts, abolishing the office of constable and transferring his duties to the county sheriff relating to venue of actions, amending sections 3.01.09, 3.01.13 and 46.52.100, R.C.W., and repealing section 3.01.02, R.C.W.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 283**, by Representatives Gallagher and Zent:

An Act relating to budgets and expenditures in second, third, and first class cities having a population less than three hundred thousand; amending sections 35.21.09, 35.21.10, 35.21.12, 35.21.13 and 35.21.15, R.C.W., and declaring an emergency.

Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 284, by Representatives Paulsen and Hoff:
An Act relating to justices of the peace and constables in certain cities, and repealing sections 3.03.02, 3.03.03, 3.03.04, 3.03.05, 3.03.06 and 3.03.07, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 285, by Representatives Kellogg and Forrest:
An Act relating to vehicles and operation thereof upon the public highways, and amending section 46.44.040, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 286, by Representatives Paulsen and Phillips:
An Act relating to supreme and superior court judges; providing in certain cases retirement benefits for widows of judges, and amending section 2.03.03, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Joint Resolution No. 10, by Representative Henry (Edward E.):
Amending Article XXIII, section 2, to provide that majority voting on proposal may call constitutional convention.
Ordered printed and referred to Committee on State Government.

House Joint Resolution No. 11, by Representative Ford:
Providing that legislative vacancies shall be filled by appointment by boards of county commissioners of counties comprising legislative districts, of a person affiliated with the political party which held the vacant seat, who has been nominated by the party to fill the vacancy.
Ordered printed and referred to Committee on Elections.

House Joint Resolution No. 12, by Representative Orndorff:
Providing for the appointment of superior court judges to act as pro tempore judges of the supreme court.
Ordered printed and referred to Judiciary Committee.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Bill No. 6, by Senators Shannon and Riley:
An Act relating to improvement of certain navigable river channels and providing for project plans therefor jointly by any county, port district and city of the first class in such county in certain cases.
Referred to Committee on Cities and Counties.

SECOND READING OF BILLS

Senate Joint Memorial No. 3, by Senator Rosellini:
Relating to civil defense.
The memorial was read the second time in full and passed to third reading.

Senate Bill No. 10, by Senator Dixon:
Abolishing the Canal Commission.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 11, by Senator Dixon:
Abolishing the Institutional Board of Health.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 12, by Senator Dixon:
The bill was read the second time by sections and passed to third reading.
House Bill No. 123, by Representatives Kellogg, Beierlein and Hansen:
Prohibiting investment of motor vehicle funds in toll bridge bonds.
The bill was read the second time by sections and passed to third reading.

House Bill No. 99, by Representative Jones (W. Kenneth) (by departmental request):
Relating to public service companies and the fees charged for stock issues.

Mr. Speaker:
We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 99, relating to public service companies and the fees charged for stock issues, have had 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 5 of the original bill, being line 23 of the printed bill, after the word “public” and before the word “revolving” strike the word “utilities” and insert in lieu thereof the word “service”

Edward E. Henry, Chairman.


The bill was read the second time by sections.
Mr. Henry (Edward E.) moved that the committee amendment be adopted.
Mr. Jones (W. Kenneth) moved that the committee amendment be amended as follows:

Strike the committee amendment to section 1, page 2, line 5 of the original bill, being line 23 of the printed bill, and insert in lieu thereof the following:

In section 1, page 2, line 5 of the original bill, being line 23 of the printed bill, after the word “public” and before the word “revolving” strike the word “utilities” and insert in lieu thereof the following:

Debate ensued.
The motion was carried and the amendment to the amendment was adopted. The committee amendment as amended was adopted.
House Bill No. 99 was passed to third reading and ordered engrossed.

House Bill No. 13, by Representatives Ford and King:
Relating to licensing of chiropractic.
The bill was read the second time by sections.
Mr. Lennart moved that the following amendment be adopted:

In section 3, page 2, line 6 of the printed bill, after the word “than” and before the words “per cent” strike the word “seventy-five” and insert in lieu thereof the word “eighty-five”

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.
House Bill No. 13 was passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 52, by Representatives Loney and Stonecipher:
Relating to salaries of mayor and commissioners of cities under commission form of government.
On motion of Mr. Loney, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 52 was placed on final passage. Debate ensued.
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, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Carmichael, Eldridge, Frayn, Henry (Al), Henry (Edward E.), Hoff, Hurley, Johnston (Elmer E.), King, Kupka, Miller (Floyd C.), Powell, Ridgway, Simmons, Sisson, Woodall—16.

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.

House Bill No. 54, by Representatives Ball and Cooney:
Relating to use of certain land at Medical Lake in Spokane County.

On motion of Mr. Cooney, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

House Bill No. 54 was re-read the second time by sections.

On motion of Mr. Cooney, 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 words "director of" and before the words "is hereby authorized" strike the words "finance, budget and business" and insert in lieu thereof the following: "public institutions"

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. Cooney, the rules were suspended, Engrossed House Bill No. 54 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 54, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Hess, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich,
TWENTY-FOURTH DAY, JANUARY 31, 1951

Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Carmichael, Eldridge, Frayn, Hallauer, Henry (Al), Henry (Edward E.), Hoff, Huhta, Hurley, Johnston (Elmer E.), Kupka, Miller (Floyd C.), Powell, Ridgway, Sandison, Simmons, Sisson, Woodall—18.

Engrossed House Bill No. 54, having received the constitutional majority, was declared passed.

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

The Speaker observed within the bar of the House former Representative Ralph Armstrong of Thurston County, and appointed Mr. Johnson (Charlie) and Mr. Lorimer to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative Carl Mohr of Spokane County, and appointed Mr. Jones (W. Kenneth) and Mr. Giboney to escort him to a seat beside the Speaker.

**House Bill No. 89**, by Representative Bernethy (by departmental request):

Relating to logging and the removal of snags.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 89 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 89, 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, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Holliday, Hoopengarner, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Bailey, Carmichael, Donohue, Eldridge, Ford, Frayn, Huhta, Hurley, Johnston (Elmer E.), Miller (Floyd C.), Powell, Sandison—12.

House Bill No. 89, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 91**, by Representatives Knoblauch and Testu:

Relating to salaries of clerks in third class school districts.

On motion of Mr. Knoblauch, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.
SECOND READING OF BILLS

Engrossed House Bill No. 91 was re-read the second time by sections.
On motion of Mr. Knoblauch, the following amendment was adopted:
In line 1 of the title, after the words "clerks in" and before the word "third" insert the words "second and"

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. Knoblauch, the rules were suspended, Re-Engrossed House Bill No. 91 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 91, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes; Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Carmichael, Frayn, Gallagher, Hoff, Holliday, Hurley, Powell, Sisson—8.

Re-Engrossed House Bill No. 91, having received the constitutional majority, was declared passed.

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

House Bill No. 111, by Representatives Anderson (B. Roy), O'Brien and Adams:

Relating to the practice of barbering.

On motion of Mr. Roderick, the rules were suspended, the second reading considered the third, and House Bill No. 111 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 111, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch,
TWENTY-FOURTH DAY, JANUARY 31, 1951

Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson (Eva), Carmichael, Frayn, Gallagher, Hurley, Jones (Mrs. Vincent F.), Loney, Powell, Ridgway, Testu—10.

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. 117, by Representatives Hofmeister and Beierlein:
Relating to public employment of veterans.

On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and House Bill No. 117 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 117, and the bill passed the House by the following vote: Yeas, 79; nays, 11; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Bassett, Carty, Comfort, Dootson, Hallauer, Hoefel, Hoff, Miller (Clyde J.), Pedersen, Riemcke, Smith—11.

Those absent or not voting were: Representatives Anderson (Eva), Frayn, Holliday, Huhta, Hurley, Jones (Mrs. Vincent F.), Powell, Ridgway, Testu—9.

House Bill No. 117, having received the constitutional majority, was declared passed.

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

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. 117 passed the House.

House Joint Memorial No. 2, by Representatives Cory and Bailey:
Relating to statehood for Alaska and Hawaii.

On motion of Mr. Strom, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 2 was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of House Joint Memorial No. 2, and the memorial passed the House by the following vote: Yeas, 83; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnson (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler; Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Adams, Carty, Dootson, Gallagher—4.

Those absent or not voting were: Representatives Anderson (Eva), Frayn, Hurley, Jones (Mrs. Vincent F.), Loney, Mardesich, Powell, Rasmussen, Ridgway, Testu, Timm, Young—12.

House Joint Memorial No. 2, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Brown (Henry A.), the House adjourned until eleven o'clock a. m., Thursday, February 1, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, FEBRUARY 1, 1951.

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 Dootson and Vane.

Prayer was offered by the Reverend Richard 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

The Speaker observed within the bar of the House former Representative James P. Dillard of Spokane County, and appointed Mr. Ball and Mr. Orndorff to escort him to a seat beside the Speaker.
TWENTY-FIFTH DAY, FEBRUARY 1, 1951

RECONSIDERATION

Mr. Ford moved that the House do now reconsider the vote by which House Bill No. 117 passed the House.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion by Mr. Ford was carried and the House decided to reconsider the vote by which House Bill No. 117 passed the House.

The Speaker declared the question before the House to be the final passage of House Bill No. 117.

On motion of Mr. Ford, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

House Bill No. 117 was re-read the second time by sections.

Mr. Ford moved that the following amendment be adopted:

Strike the whole of section 2.

Debate ensued.

The motion was carried and the amendment was adopted.

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

In lines 2 and 3 of the title of the original bill, being line 2 of the title of the printed bill, after the figures "73.04.01" and before the words "of R.C.W." strike the words and figures "and section 73.04.02"

On motion of Mr. Ford, the rules were suspended, Engrossed House Bill No. 117 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 117, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliiday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orn-dorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Bernethy, Dootson, Loney, Powell, Savage, Timm—6.

Engrossed House Bill No. 117, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker observed within the bar of the House a former Representative, City Councilman Charles M. Carroll of King County, and appointed Mr. Connor and Mr. O'Brien to escort him to a seat beside the Speaker.

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. 54; also Re-Engrossed House Bill No. 91; also Engrossed House Bill No. 99, have compared same with the original and engrossed bills and find them correctly engrossed.

I concur in this report: Dwight S. Hawley.

MR. SPEAKER:
We, a majority of your Committee on Elections, to whom was referred House Bill No. 50, relating to the boundaries of the forty-first and forty-second legislative districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 57, relating to diking districts, lands and improvements thereon, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MR. SPEAKER:
We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 80, authorizing a Washington state resources program, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Appropriations.


On motion of Mr. Kupka, House Bill No. 80 was re-referred to the Committee on Appropriations.

MR. SPEAKER:
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 98, creating a division of water resources in the department of
conservation and development, have had the same under consideration, and we respect­fully report the same back to the House with the recommendation that it do pass.

AL HENRY, 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. 104, changing the name of Hood Canal to Hood Inlet, 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 Education and Libraries, to whom was referred House Bill No. 164, relating to schools and school budgets, 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.


Passed to second reading.

House of Representatives,

Mr. Speaker:

I, a minority of your Committee on Education and Libraries, to whom was referred House Bill No. 164, relating to schools and school budgets, 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: Charles A. Riemcke.

On motion of Mr. Knoblauch, House Bill No. 164 was re-referred to the Committee on Appropriations.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 171, relating to public school construction bond issue, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. J. BEERLEIN, Chairman.


Passed to second reading.

House Bill No. 188 (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 Reclamation and Irrigation, to whom was referred House Bill No. 200, relating to compensation for commissioners of diking dis-
tricts, have had the same under consideration; and we respectfully report the same back to the House with the recommendation that it do pass.  

Al Henry, Chairman.


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. 208, relating to teachers' and certified employees' tenure, 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.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a minority of your Committee on Education and Libraries, to whom was referred House Bill No. 208, relating to teachers' and certified employees' tenure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.  

Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 249, relating to professional baseball contracts with high school students, 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.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred House Joint Resolution No. 4, an amendment to the Constitution providing for annual sessions of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.

We concur in this report: A. B. Comfort, Neil J. Hoff, Mrs. Vincent F. Jones, Harold B. Kellogg, Grant C. Sisson, Jeannette Testu.

Passed to second reading.

House of Representatives,

Mr. Speaker:

I, a minority of your Committee on State Government, to whom was referred House Joint Resolution No. 4, an amendment to the Constitution providing for annual sessions of the legislature, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

W. E. Cart, Chairman.

Passed to second reading.
Senate Bill No. 46 (reported by Committee on State Government):
Do pass as amended.
Passed to second reading.

REPORT OF SPECIAL COMMITTEE

Mr. Rasmussen:
"Mr. Speaker, Members of the House:
"The special committee report on the electric roll call system is not ready and we ask permission of the House to report at a later date, possibly tomorrow. The representatives of the company arrived here yesterday and we got the information we wanted last night. We were going to submit our report this morning but the committee hasn't had time to meet yet. We hope to be able to report tomorrow. If there are no objections, the report will be given tomorrow."

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: Senate Joint Memorial No. 2 and the same is herewith transmitted.

Mr. Speaker:
The Senate has adopted: Senate Joint Resolution No. 9 and the same is herewith transmitted.

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 8 and the same is here-transmitted.

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. 287, by Representative Bernethy (by departmental request):
An Act relating to certain state forest lands, and amending section 76.03.03, R.C.W.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 288, by Representatives Paulsen and Hansen:
An Act relating to certain juvenile offenders, and adding a new section to chapter 13.01, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 289, by Representatives Kupka and Gordon:
An Act relating to anti-freeze and providing for the sale thereof, and amending section 19.04.040, R.C.W.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 290, by Representative Adams:
An Act relating to the transportation of explosives, flammable materials, corrosives, compressed gases, poisons, oxidizing materials, and other danger-
ous articles; amending section 46.48.170, and repealing sections 46.01.17, 46.01.21, and 46.11.17 to 46.11.22, inclusive, R.C.W.

Ordered printed and referred to Committee on Transportation.

**House Bill No. 291**, by Representatives Kellogg, Huhta and Phillips:
An Act relating to penalties for the operation of over legal weight motor vehicles, and repealing section 46.04.14, R.C.W.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 292**, by Committee on Agriculture and Livestock:
An Act declaring certain contracts unenforceable.

Ordered printed and passed to second reading.

**House Bill No. 293**, by Representatives Knoblauch, Cory and Hoopingarner:
An Act creating an interim committee; prescribing its powers and duties, and making an appropriation.

Ordered printed and referred to Committee on State Institutions.

**House Bill No. 294**, by Representatives O'Brien and Stokes:
An Act providing for the rehabilitation and redevelopment of blight areas in cities, towns and counties.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 295**, by Representatives Miller (Floyd C.), Comfort and Testu:
An Act relating to labor disputes concerning charitable hospitals; prohibiting strikes and lockouts therein, and providing orderly procedures for the settlement of such labor disputes.

Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 296**, by Representative Roderick:
An Act relating to admission to the bar in certain cases.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 297**, by Representatives O'Brien and Brown (Henry A.):
An Act relating to and providing for acceptance and operation of the federal social security act for officers and employees of certain political subdivisions of the state; repealing chapter 74.10, R.C.W., and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Social Security.

**House Bill No. 298**, by Representative Bernethy (by departmental request):
An Act creating the forest development fund in the state treasury; transferring certain funds thereto, and amending section 76.03.11, R.C.W.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 299**, by Judiciary Committee:
An Act making the secretary of state the agent for accepting service of summons for a resident or non-resident of the state who has departed or cannot be found in the state in actions involving motor vehicle accidents, and amending section 46.15.04, R.C.W.

Ordered printed and passed to second reading.
House Bill No. 300, by Representative Vane:
An Act relating to intoxicating liquor and the distribution of the liquor revolving fund, and amending section 43.45.08, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 301, by Representatives Roderick and Timm:
An Act to provide for the clearance of slum and/or blighted areas for development or redevelopment in accordance with plans approved by the governing body of cities, towns or counties; and declaring an emergency.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 302, by Representative Paulsen (by departmental request):
An Act relating to taxation; providing for taxes on inheritances and gifts; adding a new chapter to Title 83, R.C.W., prescribing the duties of certain persons, firms and corporations in relation to safety deposit boxes; adding a new section to chapter 83.01, R.C.W.; amending sections 83.04.010, 83.01.05, 83.02.01, 83.02.02, 83.04.02, 83.06.04, 83.10.05, 83.13.01, 83.14.04 and 83.14.16, R.C.W., and repealing section 83.04.05, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 303, by Representative Roderick:
An Act relating to and creating a law revision commission and making an appropriation therefor.
Ordered printed and referred to Judiciary Committee.

House Bill No. 304, by Representative Hoopingarner:
An Act relating to animals; providing for impounding and sale of horses, mules and asses found running at large, declaring a public nuisance, prescribing penalties, and amending section 16.07.01, R.C.W.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 305, by Representatives Adams and Sisson:
An Act creating a legislative fact-finding committee on un-American and subversive activities; prescribing its powers and duties; providing for the conduct of investigations and hearings, subpoena of witnesses; defining contempt and providing for punishment thereof; making an appropriation; and declaring an emergency.
Ordered printed and referred to Committee on State Government.

House Bill No. 306, by Representatives Pedersen and Lennart:
An Act relating to highways; re-routing Secondary State Highway No. 1A, and amending section 47.20.010, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 307, by Representative Zent:
An Act relating to intoxicating liquor; amending section 66.06.41, R.C.W.; and adding a new section to title 66, R.C.W.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 308, by Representatives Henry (Edward E.) and Miller (Floyd C.):
An Act authorizing transportation commissions of certain first class cities to budget and manage their own funds.
Ordered printed and referred to Committee on Cities and Counties.

House Concurrent Resolution No. 9, by Memorials Committee:
Relating to joint memorial services for deceased members.
On motion of Mrs. Anderson (Eva), the rules were suspended, House Concurrent Resolution No. 9 was advanced to second reading and read the second time in full.

On motion of Mrs. Anderson (Eva), the rules were suspended, House Concurrent Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

**House Joint Resolution No. 13**, by Representatives Johnston (Elmer E.), Gallagher and Paulsen:

Proposing amendments to Article IV, section 6, and Article IV, section 10, of the state constitution relating to jurisdiction of superior and justice courts.

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 Joint Resolution No. 9**, by Senator Sears (by executive request):
Relating to acceptance by the State of Washington of a fountain for the capitol grounds.

The resolution was read the first time by title.

On motion of Mr. Adams, the rules were suspended, Senate Joint Resolution No. 9 was advanced to second reading and read the second time in full.

On motion of Mr. Adams, 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 Clerk called the roll on the final passage of Senate Joint Resolution No. 9, and the resolution passed the House by the following vote: Yeas, 00; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beterlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Carty, Dootson, Eldridge, Gordon, Henry (Edward E.), Timm—6.

Senate Joint Resolution No. 9, having received the constitutional majority, was declared passed.

**Senate Joint Memorial No. 2**, by Senator Goodloe:
Relating to universal military training.
Referred to Committee on Colleges and Universities.
SECOND READING OF BILLS

House Bill No. 30, by Representatives Beierlein and Smith:
Authorizing improvement of navigable river channels.
The bill was read the second time by sections and passed to third reading.

House Bill No. 66, by Representatives Miller (Clyde J.), and Hansen:
Relating to assessment hearings in diking, drainage and sewer improvement
districts.

Mr. Speaker:
We, your Committee on Harbors, Waterways and Flood Control, to whom was re-
ferred House Bill No. 66, relating to assessment hearings in diking, drainage and sewer
improvement districts, have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it do pass with the
following amendments:

In section 1, line 15 of the original bill, being line 7 of the printed bill, after the
asterisks " • • • " and before the words "per cent" strike the word
"twenty-five" and insert in lieu thereof the word "ten"

In section 2, page 2, lines 2 and 3 of the original bill, being lines 22 and 23 of the
printed bill, after the words "Said appraisers" and before the words "shall proceed"
strike the following: "under the direction of the district supervisors"

Clyde J. (Jim) Miller, Chairman.

We concur in this report: W. J. Beierlein, Julia Butler Hansen, Mark V. Holliday,

The bill was read the second time by sections.
On motion of Mr. Miller (Clyde J.), the committee amendments were
adopted.

House Bill No. 66 was passed to third reading and ordered engrossed.

House Bill No. 70, by Representatives Rasmussen, Paulson and Hoff:
Relating to the enforced support of dependents.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No.
70, relating to the enforced support of dependents, have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation
that it do pass with the following amendment:

Strike the whole of section 5 and insert in lieu thereof the following:
"Sec. 5. A proceeding to compel support of a dependent may be maintained where
the obligor was or is a resident of or domiciled in the initiating state and has departed
or departs from such state leaving therein a dependent in need of and entitled to support
under this act and is believed to be a resident of or domiciled in another state having
substantially similar or reciprocal laws."

Arthur R. Paulsen, Chairman.

We concur in this report: Robert C. Bailey, Newman H. Clark, John L. Cooney,
Hoff, W. Kenneth Jones, August P. Mardesich, B. J. (Cy) McLean, Marshall A. Neill,
C. A. Orndorff, Gladys Phillips, George V. Powell, David M. Roderick, O. R. Schumann,
Charles M. Stokes, Perry B. Woodall.

The bill was read the second time by sections.
Mr. Stokes moved that the committee amendment be adopted.
Debate ensued.
The motion was carried and the committee amendment was adopted.

House Bill No. 70 was passed to third reading and ordered engrossed.

House Bill No. 124, by Representative Henry (Edward E.) (by depart-
mental request):
Relating to valuation investigations by the Public Service Commission. The bill was read the second time by sections and passed to third reading.

**House Bill No. 220**, by Representatives Hoopingarner, Hansen and Smith (by departmental request):
Relating to tax on motor vehicle fuel.
The bill was read the second time by sections and passed to third reading.

**THIRD READING OF BILLS**

**Senate Bill No. 10**, by Senator Dixon:
Abolishing the Canal Commission.
On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and Senate Bill No. 10 was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 10, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Beierlein, Carty, Dootson, Eldridge, Hillyer, Hofmeister, Timm, Vane, Wenberg—9.

Senate Bill No. 10, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 11**, by Senator Dixon:
Abolishing the Institutional Board of Health.
The bill was read the third time in full and placed on final passage.
The Clerk called the roll on the final passage of Senate 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark; Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Beierlein, Carty, Dootson, Eldridge, Hillyer, Hofmeister, Timm, Vane, Wenberg—9.
TWENTY-FIFTH DAY, FEBRUARY 1, 1951

maker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stonecipher, Strom, Testu, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Carty, Dootson, Eldridge, Hoopingarner, McLean, Paulsen, Powell, Sisson, Stokes, Timm, Vane, Wenberg—12.

Senate 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.

Engrossed Senate Bill No. 12, by Senator Dixon:


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 Senate Bill No. 12, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Dootson, Eldridge, Giboney, Hess, Hoopingarner, McLean, Sisson, Timm, Vane—9.

Engrossed Senate Bill No. 12, having received the constitutional majority, was declared passed.

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

Senate Joint Memorial No. 3, by Senator Rosellini:

Relating to civil defense.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and Senate Joint Memorial No. 3 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 3, and the memorial passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holli-
day, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Dootson, Hess, Sisson, Timm—6.

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

**MOTION**

On motion of Mr. O'Brien, Senate Bill No. 10, Senate Bill No. 11, Engrossed Senate Bill No. 12, Senate Joint Memorial No. 3, House Concurrent Resolution No. 9 and Senate Joint Resolution No. 9 were ordered immediately transmitted to the Senate.

**Engrossed House Bill No. 99**, by Representative Jones (W. Kenneth) (by departmental request):

Relating to public service companies and the fees charged for stock issues.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 99 was placed on final passage.

Debate ensued.

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, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Dootson, Gordon, Hess, Hofmeister, King, Timm, Wenberg—9.

Engrossed House Bill No. 99, having received the constitutional majority, was declared passed.

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

**House Bill No. 123**, by Representatives Kellogg, Beierlein and Hansen:

Prohibiting investment of motor vehicle funds in toll bridge bonds.
On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and House Bill No. 123 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 123, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clay J.), Miller (Floyd C.), Morris, Neill, Nunnemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovendall, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—92.

Those voting nay were: Representative Simmons—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Dootson, Hurley, King, Timm, Young—6.

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. Adams, the House adjourned until eleven o'clock a. m., Friday, February 2, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SIXTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, FEBRUARY 2, 1951.

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 and Paulsen, both having been excused.

Prayer was offered by the Reverend Richard 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.
PETITIONS, MEMORIALS AND REMONSTRANCES

Assembly, California Legislature,

To the Legislature of the State of Washington, Olympia, Washington.

GENTLEMEN:

May I invite your attention to the enclosed copy of Assembly Joint Resolution No. 4, which was adopted by the California Legislature on January 22, 1951.

An acknowledgment of the receipt of this resolution would be appreciated.

Yours very truly,

ARTHUR H. OHNIMUS,
Chief Clerk.

Assembly Joint Resolution No. 4—Relative to lands beneath the navigable waters adjacent to the coasts of coastal states.

WHEREAS, A recent decision of the Supreme Court of the United States refutes a long recognized claim of the coastal states to the three-mile belt of land beneath the navigable waters adjacent to their coasts; and

WHEREAS, The effect of this decision was to divest those states of valuable oil rights; and

WHEREAS, Ownership of such land by the coastal states would in no way interfere with federal control necessary in the conduct of international affairs and Coast Guard activities; and

WHEREAS, If it is possible for the Federal Government to secure the ownership of such lands on the basis of its contentions before the Supreme Court, there is a danger that the ownership of all state lands in other states as well as in the coastal states will be jeopardized; and

WHEREAS, The Legislature of the State of California has, by resolution, memorialized the Congress of the United States to enact legislation necessary to restore this land to the State; now, therefore, be it

Resolved, By the Assembly and the Senate of the State of California, Jointly, That the Legislatures of each of the states are urged to adopt a resolution similar to that of the California Legislature; and be it further

Resolved, That the Legislature of each of the states is requested to transmit to the Legislature of California copies of any resolutions adopted, or notice of any taken relative to the subject matter of this resolution; and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit a copy of this resolution to each of the legislative bodies of each of the states.

The communication and resolution were referred to the Committee on Forestry, State Lands and Buildings.

MOTION

Mr. Rasmussen moved that the House Committee on Education and Libraries be directed to investigate charges of intimidation of certain persons who appear before the legislature in the interest of economy.

The motion was carried.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 117, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Newman H. Clark, Homer 0. Nunamaker.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 66; also
Engrossed House Bill No. 70, have compared same with the original bills and find them correctly engrossed.  


*Mrs. Vincent F. Jones, Chairman.*

House of Representatives,  
Olympia, Wash., February 1, 1951.

Mr. Speaker:  
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 93; also Enrolled House Bill No. 96, have compared same with the original bills and find them correctly enrolled.  

*Mrs. Vincent F. Jones, Chairman.*

We concur in this report: Newman H. Clark, Homer O. Nunamaker.

**House Bill No. 125** (reported by Committee on State Government):  
Do pass as amended.

On motion of Mr. Carty, House Bill No. 125 was re-referred to the Committee on Appropriations.

**House Bill No. 140** (reported by Committee on Public Utilities):  
Do pass as amended:  
Passed to second reading.

**House Bill No. 213** (reported by Committee on Parks and Playgrounds):  
Do pass as amended:  
Passed to second reading.

*House of Representatives,*  
Olympia, Wash., February 1, 1951.

Mr. Speaker:  
We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 221, relating to annexed areas to sewer districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

*Edward E. Henry, Chairman.*


Passed to second reading.

*House of Representatives,*  
Olympia, Wash., February 2, 1951.

Mr. Speaker:  
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 236, relating to registration of stallions and jacks, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

*John R. Jones, Chairman.*


Passed to second reading.

*House of Representatives,*  
Olympia, Wash., February 2, 1951.

Mr. Speaker:  
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 246, relating to trespass, 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 Agriculture and Livestock, to whom was referred House Bill No. 255, relating to the use of commercial applicators of insecticides, 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. 264 (reported by Committee on State Government):

Do pass as amended.

On motion of Mr. Bassett, House Bill No. 264 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. 268, relating to economic and social problems of suburban areas adjacent to municipalities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

REPORT OF SPECIAL COMMITTEE

REPORT OF THE SPECIAL COMMITTEE TO CONSIDER ELECTRIC ROLL CALL SYSTEM IN THE HOUSE CHAMBER

The committee communicated with the states of North Dakota, Minnesota and California in regard to the operation of the electric roll call machine. We received replies from all three of the states, saying that the operation of the electric roll call was satisfactory and that there had been no maintenance cost to date.

They also reported that the machines were a great help to the clerical force and saved many hours of the members' time in answering roll calls. The sales representative of the International Roll Call Corporation was contacted and met with the committee. He explained the operation of the machine, and said the total cost of the machine, with installation, would be $85,000.00. The price f.o.b. Richmond, Virginia, would be $69,995.00, and we would be permitted to install the machine locally.

In addition to that cost, there would be a $50.00 per day cost for engineers' supervision, plus cost of transportation, meals and hotel. An alternate proposal was offered which would be an installation charge of $40,000.00, and a yearly rental of $6,000.00, with an option to purchase it within one year. A balance of $45,000.00 would be due, making a total of $85,000.00.

The committee believes that the machine would be very efficient and accurate, and would aid in the orderly operation of the Legislature, and recommends that this report be referred to the Committee on Appropriations for their action as to whether or not the appropriation should be made for the purchase.

A. L. Rasmussen,
R. C. Brigham Young,
Harold Zent.

On motion of Mr. Rasmussen, the committee report was adopted and the report was referred to the Committee on Appropriations.
MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 1, 1951.

Mr. Speaker:
The Senate has passed: Senate Joint Memorial No. 5; also Senate Bill No. 86; also House Bill No. 93; also House Bill No. 96, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., February 1, 1951.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 28; also Engrossed Senate Bill No. 78, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., February 1, 1951.

Mr. Speaker:
The Senate has adopted: Substitute Senate Joint Resolution No. 4; also Substitute Senate Joint Resolution No. 7, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., February 1, 1951.

Mr. Speaker:
The Senate has passed: House Bill No. 95 with the following amendment:
Amend section 1, line 16, page 1 of the original bill, same being section 1, line 9, page 1 of the printed bill, by inserting after the word "persons" and before the word "who" the following: "with honorable discharge", and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Hofmeister moved that the House do concur in the Senate amendment to House Bill No. 95.
The motion was carried.
The Speaker declared the question before the House to be the final passage of House Bill No. 95 as amended by the Senate.
The Clerk called the roll on the final passage of House Bill No. 95, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Loney, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Ridgway, Riemccke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Ball, Gallagher, Knoblauch, Lorimer, Paulsen, Rasmussen—6.
House Bill No. 95, as amended by the Senate, having received the constitutional majority, was declared passed.

The Speaker observed within the bar of the House former Representative John A. Soule of King County, and appointed Mr. Smith and Mrs. Jones (Vincent F.) to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative A. H. Bingham of Skagit and San Juan Counties, and appointed Mrs. Ridgway and Mr. Sisson to escort him to a seat beside the Speaker.

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. 309**, by Representatives Hurley and Hawley:

An Act relating to the construction, installation and alteration of pressure pipe and equipment; providing for the licensing of pressure piping contractors, prescribing the powers and duties of certain officials in connection therewith, establishing a pressure piping license fund, providing for appropriation therefrom, and providing penalties.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 310**, by Representatives Jones (Mrs. Vincent F.) and Knoblauch:

An Act relating to education; providing special services for handicapped children, and amending sections 28.07.01 and 28.13.050, R.C.W.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 311**, by Committee on State Government:

An Act relating to state government and the payment of housing cost by offices, departments and activities financed in whole or in part by funds other than the general fund; amending section 43.01.09, R.C.W., and declaring that this act shall take effect April 1, 1951.

Ordered printed and passed to second reading.

**House Bill No. 312**, by Representative Zent:

An Act relating to intoxicating liquor and to revenue stamps on beer, and amending section 66.06.30, R.C.W.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 313**, by Representatives Roderick, Phillips and Ford:

An Act relating to the department of social security and prescribing the method of making ratable reductions thereby.

Ordered printed and referred to Committee on Social Security.

**House Bill No. 314**, by Representative Paulsen (by departmental request):

An Act relating to the protection of copyrights, providing filing fees, and amending section 19.05.04, R.C.W.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 315**, by Representatives Hofmeister, Hillyer and Stonecipher:

An Act authorizing and directing the Washington Toll Bridge Authority
to complete the location survey and plans and specifications for a toll tunnel with connections and facilities under the Cascade mountains on Primary State Highway No. 5; making an appropriation therefor, and further authorizing and directing said authority to proceed with construction and operation when funds become available.

Ordered printed and referred to Committee on Roads and Bridges:

House Bill No. 316, by Representative Wenberg:
An Act relating to the location of general state offices, and declaring an emergency.

Ordered printed and referred to Committee on State Government.

House Bill No. 317, by Representatives Morris, Testu and Ridgway:
An Act relating to state government; creating the Washington state progress commission and prescribing its powers and duties, creating the Washington state progress commission fund in the state treasury, providing for the transfer of property and business to such commission by the director of conservation and development, and declaring that this act shall take effect April 1, 1951.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 318, by Representatives Roderick, Wedekind and Olsen (Ray):
An Act relating to elections; prescribing fees for election officers, and amending section 29.14.12, R.C.W.

Ordered printed and referred to Committee on Elections.

House Bill No. 319, by Representative Comfort:
An Act relating to cities and towns and authorizing the investment of funds, including pension funds, in certain securities, and amending section 35.25.04, R.C.W.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 320, by Representatives Johnson (Charlie) and Lorimer:
An Act relating to the dissolution of irrigation districts, and amending section 87.15.10, R.C.W.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 321, by Representatives Rasmussen, Frayn and Miller (Floyd C.):
An Act relating to the payment of wages to employees at regular intervals and describing penalties for violation thereof.

Ordered printed and referred to Committee on Labor Relations.

House Bill No. 322, by Representatives Hess, Sorensen and Testu:
An Act relating to sewer districts, and amending section 56.03.01, R.C.W.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 323, by Representative Hurley:
An Act relating to insurance and the regulation of title insurance companies, and amending section 48.29.02, R.C.W.

Ordered printed and referred to Committee on Insurance.
House Bill No. 324, by Representatives Morris and Comfort:
An Act providing for the licensing of persons furnishing without sale certain business equipment and providing penalties.
Ordered printed and referred to Committee on License.

House Joint Resolution No. 14, by Representatives Hansen and Frayn:
Providing for submission to the electors of a proposed amendment to Article III, sections 1, 3 and 22 of the Constitution of the State of Washington.
Ordered printed and referred to Committee on Education and Libraries.

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

Engrossed Senate Bill No. 28, by Senator Sutherland:
An Act relating to platting, subdivision, and dedication of land, and amending sections 58.04.02, 58.04.06 and 58.04.09, R.C.W.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 78, by Senators Lee and Cowen (by departmental request):
An Act relating to revenue and taxation; prescribing a method by which compensating tax may be collected on certain motor vehicle transfers; defining powers and duties of certain state and county officers in relation thereto, amending chapter 82.12, R.C.W., as derived from chapter 180, Laws of 1935, as amended, by adding thereto a new section; and declaring that this act shall take effect May 1, 1951.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 86, by Senator Sapp:
An Act relating to motor vehicles and authorizing the director of licenses to destroy motor vehicle registrations, operators' registrations, supporting papers, and amending section 46.02.12, R.C.W.
Referred to Committee on Roads and Bridges.

Senate Joint Memorial No. 5, by Senator Rogers:
Relating to peace treaty with Japan.
Referred to Committee on Fisheries.

Substitute Senate Joint Resolution No. 4, by Committee on Constitution, Elections and Apportionment:
Relating to an amendment to the constitution of the State of Washington; adding to Article II thereof a new section.
Referred to Committee on State Government.

Substitute Senate Joint Resolution No. 7, by Committee on Constitution, Elections and Apportionment:
Relating to an amendment to the constitution of the State of Washington; adding to Article II thereof a new section.
Referred to Committee on State Government.

SECOND READING OF BILLS
House Bill No. 2, by Representative Savage:
Relating to daylight saving.
The bill was read the second time by sections.
Mr. Henry (Edward E.) moved that the following amendment be adopted:
Strike section 1 and insert in lieu thereof the following: "Sec. 1. The governor by proclamation may establish a uniform system of daylight saving time. After such
proclamation, no political subdivision of the state shall alter or change such time for their respective territories."

Debate ensued.
The motion was lost on a rising vote, and the amendment was not adopted.
Mr. Rasmussen moved the adoption of the following amendment:
Amend section 1, line 3 of the printed bill after the word "proclamation" and before the word "authorizing" strike the words "declaring an emergency and"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Frayn moved the adoption of the following amendment:
In section 1, line 10 of the original bill, being line 4 of the printed bill, strike the period (.) and add the following: "or for any local area required to work under time set by the federal government."

Debate ensued.
Mr. Smith demanded the previous question and the demand was sustained.
The motion by Mr. Frayn was carried and the amendment was adopted.

Mr. Rasmussen moved the adoption of the following amendment:
Strike the whole of section 2.

Debate ensued.
Mr. Henry (Edward E.) moved the amendment be laid on the table.

POINT OF ORDER

Mr. Zent:
"Point of order, Mr. Speaker. Doesn't that take the bill with it?"

RULING BY THE SPEAKER

The Speaker:
"Yes, it takes the whole matter with it. The point is not well taken. The effect of the motion is to table the whole matter."

The motion by Mr. Henry (Edward E.) was lost on a rising vote.
The Speaker declared the question before the House to be the adoption of the amendment by Mr. Rasmussen.
The motion by Mr. Rasmussen was lost and the amendment was not adopted.

Mr. Morris moved the adoption of the following amendment:
In section 2, line 5 of the printed bill, strike all the matter following the words "this act" and insert in lieu thereof the following: "shall be submitted to the people for their adoption and ratification, or rejection, at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1952, in accordance with the provisions of Article II, section 1, of the state constitution."

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The motion by Mr. Morris was lost and the amendment was not adopted.
House Bill No. 2 was passed to third reading and ordered engrossed.

House Bill No. 7, by Representative Simmons:
Directing department of game to conform with federal acts relating to game restoration.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 7, directing Department of Game to conform with Federal acts relating
to game restoration, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 2, line 22 of the original bill, being lines 10 and 11 of the printed bill, after the word "administration" and before the words "of the state" insert the words "and operations" KENNETH H. SIMMONS, Chairman.

We concur in this report: Dewey C. Donohue, Earl G. Griffith, David Hoefel, John R. Jones, Joe F. Lester, Milton R. Loney, Ed S. Mayes.

The bill was read the second time by sections.

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

Mr. Mardesich moved the adoption of the following amendment:

In section 2, line 21 of the original bill, being line 9 of the printed bill, after the words "sale of" and before the word "fishing" insert the words "fresh water sport"

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion by Mr. Mardesich was carried and the amendment was adopted.

Mr. Simmons moved that the following amendment be adopted:

In lines 9 and 10 of the title of the original bill, being lines 6 and 7 of the title of the printed bill, after the word "administration" and before the words "of the department of game" insert the following: "and operations"

Debate ensued.

The motion was carried and the amendment was adopted.

House Bill No. 7 was passed to third reading and ordered engrossed.

House Bill No. 47, by Representative Neill:
Relating to banks and demand payment items.

The bill was read the second time by sections.

Mr. Powell moved the adoption of the following amendment:

In section 1, line 6 of the original bill, being line 1 of the printed bill, after the word "Section" and before the letters "R.C.W." strike the figures "30.13.07," and insert in lieu thereof the figures "30.13.03."

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Powell moved that the following amendment be adopted:

In section 1, line 12 of the original bill, being line 6 of the printed bill, after the words "within which to" and before the words "or refuse" strike the word "honor" and insert in lieu thereof the word "dishonor"

The motion was carried and the amendment was adopted.

Mr. Powell moved that the following amendment be adopted:

In section 1, lines 23, 25 and 27 of the original bill, being lines 14, 16 and 18 of the printed bill, strike the word "act" in each of said lines and insert in lieu thereof the word "section" in each of said lines.

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Powell moved that the following amendment be adopted:

In section 1, page 2, line 6 of the original bill, being line 26 of the printed bill, strike the semicolon (;) insert in lieu thereof a period (.) and strike the balance of the bill.
Debate ensued.
The motion was carried and the amendment was adopted.
Mr. Powell moved the adoption of the following amendment:

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the word "section" and before the letters "R.C.W." strike the figures "30.13.07," and insert in lieu thereof the figures "30.13.03,"

Debate ensued.
The motion was carried and the amendment was adopted.

House Bill No. 47 was passed to third reading and ordered engrossed.

House Bill No. 104, by Representative Adams:
Changing the name of Hood Canal to Hood Inlet.
The bill was read the second time by sections and passed to third reading.

House Bill No. 112, by Representative Bernethy (by departmental request):
Relating to forest products and their protection against fire.

MR. SPEAKER:
We, your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 112, relating to forest products and their protection against fire, have had 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 15 of the original bill, being lines 8 and 9 of the printed bill, after the word "inflammable" and before the comma (,) strike the word "debris" and insert in lieu thereof the following: " * * * material"

In section 4, page 5, line 20 of the original bill, being page 3, line 41 of the printed bill, after the word "least" and before the word "ounce" strike the word "four" and insert in lieu thereof the word "eight" ROBERT BERNETHY, Chairman.


The bill was read the second time by sections.

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

Mr. Bernethy moved the adoption of the following amendment:

In section 8, page 8, line 25 of the original bill, being page 5, line 32 of the printed bill, after the word "year" and before the word "and" insert the following: "on lands west of the summit of the Cascade mountains and five cents per acre per year on lands east of the summit of the Cascade mountains" Debate ensued.
The motion was carried and the amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 113, by Representative Morris (by departmental request):
Relating to transportation of property over public highways.
The bill was read the second time by sections.

Mr. Morris moved the adoption of the following amendment:

In section 1, page 1, lines 20, 21, 22 and 23 of the original bill, being lines 10, 11 and 12 of the printed bill, after the words "to stop," and before the words "and said agents" strike the following: "and in case such inspection reveals that said motor vehicle is being operated in violation of this act to order that said motor vehicle cease to operate until released,"

Debate ensued.
The motion was carried and the amendment was adopted.
The bill was passed to third reading and ordered engrossed.
House Bill No. 151, by Representative Hansen (by departmental request):
Authorizing conveyance of certain state land in Grays Harbor to Lenore Barthen.
The bill was read the second time by sections and passed to third reading.

House Bill No. 249, by Representatives Kirk, Huhta and Sandison:
Relating to professional baseball contracts with high school students.
The bill was read the second time by sections.
Mr. Forrest moved that the following amendment be adopted:
Amend section 4 by striking the language following “first approved” up to “such approval” and inserting “by the superior court in the county of the minor’s residence.”
Debate ensued.
The motion was lost and the amendment was not adopted.
Mr. Roderick moved the adoption of the following amendment:
In section 5, page 2, line 6 of the printed bill after the word “baseball” and before the word “ability” insert the words “and umpiring”
Debate ensued.
The motion was lost and the amendment was not adopted.
The bill was passed to third reading.

House Bill No. 267, by Committee on Cities and Counties:
Relating to the hours of opening for public offices.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

House Bill No. 30, by Representatives Beierlein and Smith:
Authorizing improvement of navigable river channels.
On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and House Bill No. 30 was placed on final passage.
Debate ensued.
Mr. Hurley demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 30, 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, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Soren sen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Bailey, Ball, Donohue, Eldridge, Frayn, Paulsen—6.
House Bill No. 30, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 66**, by Representatives Miller (Clyde J.) and Hansen:

Relating to assessment hearings in diking, drainage and sewer improvement districts.

On motion of Mr. Miller (Clyde J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 66 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 66, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Ball, Eldridge, Paulsen—3.

Engrossed House Bill No. 66, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 70**, by Representatives Rasmussen, Paulsen and Hoff:

Relating to the enforced support of dependents.

On motion of Mr. Hoff, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 70 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 70, 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, Anderson (B. Roy), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hof-
Those absent or not voting were: Representatives Anderson (Eva), Ball, Eldridge, O'Brien, Paulsen—5.

Engrossed House Bill No. 70, having received the constitutional majority, was declared passed.

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

**House Bill No. 82**, by Representatives Paulsen and Comfort:

Providing for additional tax levies to finance Metropolitan park districts.

On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and House Bill No. 82 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 82, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Ball, Eldridge, Loney, McLean, Miller (Floyd C.), O'Brien, Paulsen—7.

House Bill No. 82, having received the constitutional 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. 83**, by Representatives Paulsen and Comfort:

Extending the taxing power of Metropolitan park district commissioners.

On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 83 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No.
The bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Miller (Clyde J.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schuman, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Carmichael, Cooney, Eldridge, Frayn, Hillyer, Hurley, Loney, Mayes, McLean, O'Brien, Paulsen—10.

Engrossed House Bill No. 83, having received the constitutional majority, was declared passed.

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

**House Bill No. 124**, by Representative Henry (Edward E.) (by departmental request):

Relating to valuation investigations by the Public Service Commission.

On motion of Mr. Henry (Edward E.), the rules were suspended, the second reading considered the third, and House Bill No. 124 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 124, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Carmichael, Cooney, Eldridge, Frayn, Hillyer, Hurley, Loney, O'Brien, Paulsen, Riemcke—12.

House Bill No. 124, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 220, by Representatives Hoopingarner, Hansen and Smith (by departmental request):

Relating to tax on motor vehicle fuel.

On motion of Mr. Smith, the rules were suspended, the second reading considered the third, and House Bill No. 220 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 220, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Carmichael, Cooney, Eldridge, Frayn, Hillyer, Hurley, Loney, O'Brien, Paulsen, Riemcke—12.

House Bill No. 220, having received the constitutional majority, was declared passed.

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

The Speaker announced he was about to sign: House Bill No. 93; also House Bill No. 96.

MOTION

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Saturday, February 3, 1951.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.
TWENTY-SEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, February 3, 1951.

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, Beierlein, Connor, Eldridge, Hansen, Hawley, Hillyer, Hoopangarner, Jones (W. Kenneth), Sandison, Smith, Sorensen and Timm, Representatives Ball, Beierlein, Hansen, Hawley, Hillyer, Sandison, Sorensen, Smith and Timm having been excused.

Prayer was offered by the Reverend Richard 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. Zent, 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. 2; also Engrossed House Bill No. 7; also Engrossed House Bill No. 47; also Engrossed House Bill No. 112; also Engrossed House Bill No. 113, have compared same with the original bills and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, Edward E. Henry.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 95; also Enrolled House Concurrent Resolution No. 9, have compared same with the original bill and resolution and find them correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

I concur in this report: Douglas G. (Doug) Kirk.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 9; also

House Bill No. 95.

House Bill No. 45 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 116 (reported by Judiciary Committee):
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. 133, providing for dissolution of commercial waterway districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 138, relating to salaries of officers of second 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.

Dewey C. Donohue, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 141, abolishing the office of constable in certain county seats, 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.


Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 141, abolishing the office of constable in certain county seats, 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: John L. Cooney, Marshall Forrest, Charles M. Stokes.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 146, making an appropriation for the Washington experimental station at Puyallup, 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.


On motion of Mr. Jones (John R.), House Bill No. 146 and Substitute House Bill No. 146 were re-referred to the Committee on Appropriations.
TWENTY-SEVENTH DAY, FEBRUARY 3, 1951

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 170, relating to partnership contracts between husband and wife, 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.


Mr. Speaker:
I, a minority of your Judiciary Committee, to whom was referred House Bill No. 170, relating to partnership contracts between husband and wife, 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: Marshall Forrest.

Passed to second reading.

House Bill No. 186 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:
We, your Committee on Cities and Counties, to whom was referred House Bill No. 192, relating to the sale, by cities or towns, of real estate acquired for governmental purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

House Bill No. 194 (reported by Committee on Forestry, State Lands and Buildings):
Do pass as amended.
On motion of Mr. Bernethy, House Bill No. 194 was re-referred to the Committee on Appropriations.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:
We, your Committee on Cities and Counties, to whom was referred House Bill No. 199, relating to form of government for newly incorporated cities or towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.
House Bill No. 207 (reported by Committee on Commerce and Manufacturing):

Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 214, relating to additions and betterments to water supply districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Dewey C. Donohue, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 251, providing that the terms of office for all county commissioners shall be four years, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Dewey C. Donohue, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:

We, a minority of your Committee on Cities and Counties, to whom was referred House Bill No. 251, providing that the terms of office for all county commissioners shall be four years, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass. Dewey C. Donohue, Chairman.

We concur in this report: Wilbur G. Hallauer, Joe F. Lester, David M. Roderick.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 279, providing for appropriation and distribution of parks and parkways funds, 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 H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 1, 1951.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 2, a constitutional amendment to the forty mill tax limit on property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Robert M. Ford, Chairman.

TWENTY-SEVENTH DAY, FEBRUARY 3, 1951

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 2, a constitutional amendment to the forty mill tax limit on property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.


Passed to second reading.

House Joint Resolution No. 3 (reported by Committee on Revenue and Taxation):

Majority: Do pass as amended.

Minority: Do not pass.

Mr. Clark moved that House Joint Resolution No. 3 be re-referred to the Committee on Elections.

Debate ensued.

The motion was lost.

House Joint Resolution No. 3 was passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 8, a constitutional amendment authorizing school districts to increase percentage of indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 9, abolishing the State Humane Bureau, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred Senate Bill No. 58, abolishing Salt Creek 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.

Chairman.

We concur in this report: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.
MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: Senate Joint Memorial No. 4; also Senate Bill No. 62; also Senate Bill No. 63; also Senate Bill No. 64; also Senate Bill No. 70; also Senate Bill No. 91; also Senate Bill No. 92; also Senate Bill No. 128; also Engrossed Senate Bill No. 139, and the same are herewith transmitted.

Herbert H. Siler, Secretary.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 9 and the same is here-with transmitted.

Herbert H. Siler, Secretary.

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. 325, by Representative O'Brien:
An Act relating to used motor vehicles; requiring certain inspections thereof, amending chapter 46.03, R.C.W., by adding new sections thereto, providing penalties, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 326, by Representative Savage (by departmental request):
An Act relating to the election of commissioners in port districts comprising an area less than the entire county; amending section 53.03.16, R.C.W., amending chapter 53.03, R.C.W., by adding two new sections thereto, and repealing section 53.03.17, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 327, by Representatives Clark, Gallagher and Adams:
An Act relating to the descent of property, and amending section 11.02.01, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 328, by Representatives Lester and Hallauer:
An Act relating to taxation and the assessment of property; providing for the appointment of county assessors and for boards of equalization, and amending sections 36.08.03 and 84.12.01, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 329, by Representatives Powell and Henry (Edward E.):
An Act authorizing certain investments of trust funds by fiduciaries.
Ordered printed and referred to Judiciary Committee.

House Bill No. 330, by Representatives Hawley and Carmichael:
An Act relating to port districts; authorizing the levy of taxes for general port purposes, and amending section 53.09.02, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 331, by Representatives Ridgway, Lennart and Pedersen:  
An Act relating to volunteer firemen's relief and pensions, and amending sections 41.06.03, 41.06.16, 41.24.220 and 41.06.23, R.C.W.  
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 332, by Representatives Johnson (Charlie) and Lorimer:  
An Act relating to state government; authorizing additional work on the DesChutes basin project by the state capitol committee, making appropriations and reappropriations, and declaring an emergency.  
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 333, by Representatives Bernethy and Wintler:  
An Act relating to school districts and the organization or enlargement thereof, and adding a new section to chapter 28.25, R.C.W.  
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 334, by Representatives Brown (Gordon J.), Connor and O'Brien:  
An Act relating to motor vehicles; regulating equipment thereof, and amending section 46.08.05, R.C.W.  
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 335, by Representatives Kupka and Morris:  
An Act relating to the registration of trade-marks and service marks; prescribing penalties, amending section 43.04.12, R.C.W., repealing chapter 19.17, R.C.W., and making the act effective January 1, 1952.  
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 336, by Representatives Stokes and Hurley:  
An Act relating to civil rights, and amending section 9.51.01, R.C.W.  
Ordered printed and referred to Judiciary Committee.

House Bill No. 337, by Representatives Miller (Floyd C.), Henry (Edward E.) and Roderick:  
An Act relating to marriage, and amending sections 26.01.05 and 26.01.07, R.C.W.  
Ordered printed and referred to Judiciary Committee.

House Bill No. 338, by Representative Roderick:  
An Act relating to legal aid bureaus; amending section 74.09.12, R.C.W., and making an appropriation.  
Ordered printed and referred to Judiciary Committee.

House Bill No. 339, by Representatives Neill and Gordon:  
An Act relating to highways; establishing, designating and describing a state highway as a branch of Primary State Highway No. 3, and amending chapter 47.20, R.C.W., by adding a new section thereto.  
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 340, by Representative Rasmussen:  
An Act relating to cities and towns; providing for repair of sidewalks, gutters and curbs under certain conditions, and amending section 35.68.010, R.C.W.  
Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 341, by Representatives Pedersen and Lennart:
An Act authorizing and providing procedure for disorganization of townships.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 342, by Representatives Bassett and Kupka:
An Act relating to revenue and taxation and the retail sales tax, and to exemptions therefrom; amending section 82.08.030, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 343, by Representative Savage (by departmental request):
An Act relating to port district elections; providing for nomination and withdrawal of candidates for office of port commissioner, amending sections 53.03.03 and 53.03.04, R.C.W., and amending chapter 53.03, R.C.W., by adding thereto two new sections.
Ordered printed and referred to Committee on Elections.

House Bill No. 344, by Representative Cory (by executive request):
An Act relating to the state employees' retirement system, and amending section 41.40.180, R.C.W.
Ordered printed and referred to Committee on Social Security.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 62, by Senator Kimball:
An Act relating to the powers of the board of prison terms and paroles, and amending chapter 9.53, R.C.W., by adding thereto a new section.
Referred to Judiciary Committee.

Senate Bill No. 63, by Senator Kimball:
An Act relating to the board of prison terms and paroles; authorizing reduction of minimum term in certain instances, and providing exceptions.
Referred to Judiciary Committee.

Senate Bill No. 64, by Senator Kimball:
An Act relating to the granting and regulating of probation, and amending section 9.95.200 and section 9.95.210, R.C.W.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 70, by Senator Edwards:
An Act empowering fourth class cities and towns to borrow money from the state employees retirement board, and declaring an emergency.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 91, by Senators Cowen and Happy:
An Act relating to public utility districts; restricting purchases by districts of electric utilities located in first class cities; amending section 54.16.200, R.C.W., and declaring an emergency.
Referred to Committee on Public Utilities.

Senate Bill No. 92, by Senator French (by departmental request):
An Act authorizing the use of public lands for state park purposes, and providing compensation for such use.
Referred to Committee on Forestry, State Lands and Buildings.
Senate Bill No. 128, by Senator Witten (by executive request):
An Act ceding to the United States exclusive jurisdiction over 570.08 acres of land in King County, State of Washington.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 139, by Senator French (by departmental request):
An Act authorizing the state parks and recreation commission to sell land not needed for park purposes, and amending section 43.36.21, R.C.W.
Referred to Committee on Parks and Playgrounds.

Senate Joint Memorial No. 4, by Senators Pearson and Shank:
Relating to annual federal appropriation of moneys for operation and maintenance of fish conservation and rehabilitation program.
Referred to Committee on Fisheries.

The Speaker observed within the bar of the House, former Representative Clayton Farrington of Thurston County, and appointed Mr. Johnson (Charlie) and Mr. Lorimer to escort him to a seat beside the Speaker.

SECOND READING OF BILLS

House Bill No. 57, by Representatives Sisson and Ovenell:
Relating to diking districts, lands and improvements thereon.
The bill was read the second time by sections and passed to third reading.

House Bill No. 98, by Representatives Siler and Jones (John R.) (by departmental request):
Creating a division of water resources in the department of conservation and development.
The bill was read the second time by sections and passed to third reading.

House Bill No. 171, by Representative Ford:
Relating to public school construction bond issue.
The bill was read the second time by sections and passed to third reading.

House Bill No. 188, by Representatives Hurley, Olsen (Ray) and Carty:
Relating to elections for non-partisan offices.

Mr. Speaker:
We, a majority of your Committee on Elections, to whom was referred House Bill No. 188, relating to elections for non-partisan offices, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 15 of the original bill, same being lines 8 and 9 of the printed bill, strike the asterisks (* * * *) following the word "therefor" and before the period (.) and insert in lieu thereof the following: "Provided, That * * * no such candidate's name shall appear on the general election ballot unless he shall receive at least two per cent of the total votes cast for that office"

In section 2, line 23 of the original bill, being line 15 of the printed bill, strike the asterisks (* * * *) following the word "office" and before the period (.) and insert in lieu thereof the following: "Provided, That * * * no such candidates' names shall appear on the general election ballot unless each shall receive at least two per cent of the total votes cast for that office"

Charles R. Savage, Chairman.


The bill was read the second time by sections.
On motion of Mr. Savage, the committee amendments were adopted. House Bill No. 188 was passed to third reading and ordered engrossed.

**House Bill No. 200**, by Representative Sisson:
Relating to compensation for commissioners of diking districts.
The bill was read the second time by sections.
Mr. Simmons moved the adoption of the following amendment:
In section 1, line 4 of the printed bill after the words "sum of" and before the word "dollars" strike the word "eight" and insert in lieu thereof the word "three"
Debate ensued.
The motion was lost and the amendment was not adopted.
House Bill No. 200 was passed to third reading.

**House Bill No. 213**, by Representative Bassett:
Relating to the use of certain state lands for park purposes.

Mr. Speaker:
We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 213, relating to the use of certain state 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 with the following amendment:
In section 1, line 11 of the original bill, being line 4 of the printed bill, after the word "trust" strike the period (.) insert in lieu thereof a colon (:) and add the following:
"Provided, None of the lands selected under the provisions of section 3, chapter 91, Laws of 1903, shall be withdrawn or reserved hereunder without the consent of the board of regents of the University of Washington."
Oscar Wenberg, Chairman.

We concur in this report: Arthur H. Bassett, W. J. Beierlein, David Hoeftel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.
The bill was read the second time by sections.
On motion of Mr. Bassett, the committee amendment was adopted.
House Bill No. 213 was passed to third reading and ordered engrossed.

**House Bill No. 236**, by Representatives Adams and Lester (by departmental request):
Relating to registration of stallions and jacks.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 255**, by Representative Loney:
Relating to the use of commercial applicators of insecticides.
The bill was read the second time by sections and passed to third reading.

**House Joint Resolution No. 6**, by Representatives Paulsen and Powell:
Requiring judges to retire at the age of seventy-five.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Joint Resolution No. 6, requiring judges to retire at the age of seventy-five, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
On page 1, lines 19, 20 and 21 of the original bill, being page 1, lines 8 and 9 of the printed bill, after the words "legislature may" and before the words "judicial duties," strike the words "authorize the retirement of a judge for physical or mental disability, or any cause rendering any judge incapable of performing his" and insert in lieu thereof the words "by general law authorize or require the retirement of judges for physical
or mental disability, or any cause rendering judges incapable of performing their”

ARTHUR R. PAULSEN, Chairman.


The resolution was read the second time in full. On motion of Mr. Paulsen, the committee amendment was adopted.

Mr. Savage moved the adoption of the following amendment:

In section 3, line 2 of the printed bill strike the words “seventy-five” and insert in lieu thereof the word “eighty”

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The motion by Mr. Savage was lost and the amendment was not adopted. House Joint Resolution No. 6 was passed to third reading and ordered engrossed.

MOTION

On motion of Mr. Adams, the House adjourned until twelve o'clock noon, Monday, February 5, 1951.

S. R. HOLCOMB, Chief Clerk.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 25, relating to liens on 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.


Passed to second reading.

Mr. Speaker:

We, your Committee on Public Utilities, to whom was referred House Bill No. 51, relating to mileage allowed for commissioners of public utility districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.


Passed to second reading.

House Bill No. 87 (reported by Committee on Labor Relations):
Do pass as amended.
Passed to second reading.

House Bill No. 94 (reported by Committee on Labor Relations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 196, relating to the sale of property under execution, decree or order of sale, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 209, relating to slot machines and other gaming devices, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 209, relating to slot machines and other gaming devices, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.

House of Representatives, Olympia, Wash., February 3, 1951.
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 263, providing for the appointment of retired judges as judges pro tempore, 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,
Olympia, Wash., February 3, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 276, authorizing superior court judges in certain cases to convene grand juries, 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,
Olympia, Wash., February 3, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 286, relating to retirement benefits of supreme and superior court judges and their 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.

The Speaker observed within the bar of the House former Representatives Lyle D. Keith and Charlie C. Finucane, both of Spokane County, and appointed Mr. Johnston (Elmer E.) and Mr. Zent to escort them to seats beside the Speaker.

REPORT OF SPECIAL COMMITTEE

We, your special committee appointed to investigate immediately all the conditions surrounding the fire disaster in the McClary Home at Hoquiam, Washington and to report as soon as practicable on what steps must be taken to avoid any possibility of a recurrence of such disaster have made an investigation by visiting the scene of the fire, inspecting the ruined premises, interviewing witnesses and some survivors, consulting officials of the City of Hoquiam, the State Department of Social Security, the State Department of Health and the State Fire Marshall. We reviewed the laws governing the licensing of nursing homes which are referred to in the law as Places of Refuge having in mind the application of the law, to the situation under consideration.

We find that the first state law of Washington governing the operation of Places of Refuge or nursing homes and requiring their being licensed was enacted by the legislature in 1943 and amended in 1945; that the law is now known and designated as Chapter 74.08, Revised Code of Washington.
The statutory regulation of nursing homes in effect requires that all nursing homes, be licensed by the city council in cities having a paid fire department and a building code and outside such cities nursing homes must be licensed by the county commissioners. Boards of County Commissioners are granted rule-making authority regarding sanitary, health, fire protection and building standards. In addition, minimum standards of health, safety and sanitation are specified by the statute. The authority given to the cities is not clear but presumably the cities would have the same authority in regard to licensing homes and prescribing conditions as counties. The responsibility for administration, however, rests wholly with the local authorities concerned. This legislation fails to assure that uniform and effective regulation will be applied on a state-wide basis. Also, it does not assure that reasonably adequate care will be accorded persons residing in the nursing homes.

We further find that the State Department of Social Security under the law has no authority to supervise the nursing homes as to type of care, safety or accommodations. The Department has inspected nursing homes at different times, has made recommendations but has no means of enforcing its recommendations. It has classified nursing homes on the basis of staff and accommodations and has fixed fees for services rendered in accord with the classification of the home. There are four classes. The kind of care required by the welfare recipient is fixed by the recipient's own physician and this determines his budget allowance for care. The Department of Social Security thus has attempted to regulate standards by the amount of compensation allowed for the type of care prescribed by the recipient's physician.

Because of the fire and water damage it was next to impossible to determine with exactness in what respect the premises did not meet local fire and health regulations and state requirements but it was evident that the premises did not meet standards usually observed for a building of frame construction when used for the care of patients who were bed confined and housed above the ground floor.

We find that the City of Hoquiam is an incorporated city of the second class, located in Grays Harbor County, State of Washington; that it has a paid fire department, a building code and a paid health officer; that there was no city ordinance governing the licensing of nursing homes; that the city building code did not provide for such type of structures as nursing homes; that the fire and health regulations were general and not specific as respects nursing homes.

We find that the McClary Nursing Home was a two story frame structure, without basement in which were housed thirty chronically ill persons, about twenty being bed confined and housed above the ground floor.

We find that Harriet A. McClary applied to the Hoquiam City Clerk in September 1945 for a license to operate a nursing home as required by the statutes of the State of Washington; that the city Health Department approved the application June 17, 1946; that the Chief of the Fire Department on June 24, 1946 reported that there was no rear exit in the premises; that on June 29, 1946 Mrs. McClary was notified that her application had been approved; that in November 1946 the Chief of the Fire Department reported that the rear exit which had been required had been installed and was approved by him.

We find that the premises were licensed as provided by law by the City of Hoquiam. We did not find any evidence that regular inspections had been made as contemplated by statute. We find that the operator was not sufficiently aware of hazards existing in use of the drying room where the fire apparently started, nor had the operator been instructed by the city authorities or any other authorities regarding these hazards.

We find that a hazardous condition existed by virtue of the presence of a sheet iron stove in the drying room since the stove was used as an incinerator and was in close proximity to the clothes hung on lines above and along side the stove. We find that the State Department of Social Security was aware of this condition but had no authority to remedy the situation.

**RECOMMENDATIONS**

We recommend that:

(1) A new licensing law be enacted placing in the State Department of Social Security the responsibility for the establishment of reasonable standards for sanitation, safety, adequacy of accommodations and proper health care.

(2) All nursing homes should be regularly inspected for conformity with these standards.
(3) The State Department of Social Security should be authorized to delegate responsibility for inspection and certification of conformity to cities and counties which it finds to be able to assume this responsibility.

(4) A distinction should be drawn between nursing homes caring for chronically ill persons and boarding homes providing living arrangements for persons able to attend their own personal needs.

(5) The standards applying to nursing homes should as a minimum require that bedfast patients should not be placed above the ground floor unless the building is of fire resistant construction and provision is made for prompt evacuation of inmates.

(6) It seems questionable whether accommodation adequate for the care of the aged chronically ill can be provided on a commercial basis by private nursing homes. Many states are at present operating such homes on a state-wide regional basis as a part of state institutional care.

We recommend that the Legislative Council should during the ensuing interim study the feasibility of establishing a state-wide system of hospitals for chronics and prepare recommendations for the consideration of the next regular session of the legislature.

Your committee is continuing its studies and investigation and will file a further report together with exhibits and a suggested draft of legislation within the next few days.

Respectfully submitted, February 5, 1951.

GEO. N. ADAMS, Chairman.
CHEST KING
HOMER O. NUNAMAKER
A. B. COMFORT

On motion of Mr. Adams, the report of special committee appointed to investigate the Hoquiam fire disaster and make a report on same, was adopted and referred to the Committee on Social Security.

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. 345**, by Representative Brown (Henry A.):
An Act relating to temporary publication and distribution of session laws; amending section 44.05.04, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Claims, Auditing and Printing.

**House Bill No. 346**, by Representative Comfort:
An Act relating to hotel inspection and the cost thereof; creating the hotel inspection fund in the state treasury, and amending sections 70.18.01 and 43.18.11, R.C.W.
Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 347**, by Representatives Paulsen and Frayn:
An Act relating to investment of state monies in revenue bonds of the Washington Toll Bridge Authority, and repealing section 47.60.100, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 348**, by Representative Wedekind:
An Act providing for social security benefits for employees on a state-operated ferry system; amending sections 47.64.050 and 47.64.060, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Social Security.

**House Bill No. 349**, by Representative Miller (Clyde J.):
An Act relating to the reservation of certain state lands in Cowlitz County from sale or lease, and repealing chapter 157, Laws of 1915.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 350,** by Representatives Paulsen and Powell:
An Act relating to the dissolution of corporations, and amending section 23.11.05, R.C.W.
Ordered printed and referred to Judiciary Committee.

**House Concurrent Resolution No. 10,** by Representative Simmons:
Creating a bi-partisan legislative interim committee on game and fish.
Ordered printed and referred to Committee on Game and Game Fish.

**SECOND READING OF BILLS**

**House Joint Resolution No. 2,** by Representatives Hess and Knoblauch:
A constitutional amendment to the forty mill tax limit on property.
The resolution was read the second time in full and passed to third reading.

**House Joint Resolution No. 3,** by Representatives Anderson (Eva), Hess and Knoblauch:
Proposing an amendment to the constitution relating to the school tax levy.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Joint Resolution No. 3, proposing an amendment to the Constitution relating to
the school tax 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
amendment:

In Article VII, section 4, page 1, line 16 of the original resolution, being page 1,
line 6 of the printed resolution, after the words "by a majority" and before the words
"of the electors" insert the words "of at least three-fifths"

ROBERT M. FORD, Chairman.

We concur in this report: B. Roy Anderson, Newman H. Clark, John T. Dootson,
Wesley R. Eldridge, Wilbur G. Hallauer, Andy Hess, Louis E. Hofmeister, Elmer Huhta,
R. Savage.

Mr. Speaker:
We, a minority of your Committee on Revenue and Taxation, to whom was referred
House Joint Resolution No. 3, proposing an amendment to the Constitution relating to
the school tax 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.

We concur in this report: W. E. Carty, A. B. Comfort, Joe F. Lester, Loomis J.
Shadbolt.

The resolution was read the second time in full.
On motion of Mr. Ford, the committee amendment was adopted.
Mr. Lester moved the adoption of the following amendment:
In section 4, line 10 of the printed bill, delete the word "five" and insert the word
"three"
Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
Mr. Henry (Edward E.) demanded a roll call and the demand was sus-
tained.
The Clerk called the roll on the adoption of the amendment by Mr. Lester, and the amendment was lost by the following vote: Yeas, 29; nays, 66; absent or not voting, 4.

Those voting yea were: Representatives Bassett, Carty, Clark, Comfort, Frayn, Gordon, Griffith, Hallauer, Hawley, Hoefel, Jeffreys, Johnston (Elmer E.), Jones (John R.), Lester, Loney, Lorimer, Orndorff, Ovenell, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stonecipher, Timm, Woodall, Zent—29.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Savage, Simmons, Sorenson, Stokes, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—66.

Those absent or not voting were: Representatives Eldridge, Hillyer, Hurley; Sandison—4.

House Joint Resolution No. 3 was passed to third reading and ordered engrossed.

House Joint Resolution No. 4, by Representatives Henry (Edward E.), Smith and Comfort:
An amendment to the constitution providing for annual sessions of the legislature.

The resolution was read the second time in full.

Mr. Hess moved that the following amendment be adopted:

In line 5 of the resolution, strike the period (.) following the word “appropriations” and insert the following: “except that in an emergency and upon a two-thirds vote of both houses bills upon other subjects may be considered and enacted.”

Mr. Woodall moved the adoption of the following amendment to the amendment to line 5 of the printed resolution:

Amend the amendment to line 5 by striking the period (.) and adding the following: “or matter submitted by the Governor.”

Debate ensued.

The motion by Mr. Woodall was adopted and the amendment to the amendment was adopted on a rising vote.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Hess as amended by Mr. Woodall's amendment.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion by Mr. Hess was lost on a rising vote and the amendment was not adopted.

House Joint Resolution No. 4 was passed to third reading.

House Joint Resolution No. 8, by Representatives Anderson (B. Roy) and Ford:
A constitutional amendment authorizing school districts to increase percentage of indebtedness.
The resolution was read the second time in full and passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 2, by Representative Savage:
Relating to daylight saving.
On motion of Mr. Savage, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 2 was placed on final passage.
Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Engrossed House Bill No. 2, and the bill passed the House by the following vote: Yeas, 54; nays, 38; absent or not voting, 7.
Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Comfort, Cooney, Cory, Hansen, Henry (Al), Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Kellogg, King, Knoblauch, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Nunamaker, Orndorff, Ovenell, Pedersen, Rasmussen, Ridgway, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stonecipher, Timm, Vane, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—54.
Those voting nay were: Representatives Adams, Clark, Connor, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Kupka, Mardesich, Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Paulsen, Phillips, Powell, Riemcke, Roderick, Smith, Stokes, Strom, Testu, Wedekind—38.
Those absent or not voting were: Representatives Carmichael, Dootson, Eldridge, Hillyer, Hurley, Olson (Ole H.), Sandison—7.
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.

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. 2 passed the House.

Engrossed House Bill No. 7, by Representative Simmons:
Directing department of game to conform with federal acts relating to game restoration.
On motion of Mr. Simmons, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 7 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 7, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown
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(Henry A.), Carty, Clark, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoeffel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Bernethy, Carmichael, Comfort, Dootson, Eldridge, Hillyer, Holliday, Hurley, Johnston (Elmer E.), Sandison—10

Engrossed House Bill No. 7, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 47, by Representative Neill:
Relating to banks and demand payment items.

On motion of Mr. Neill, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 47 was placed on final passage.
Debate ensued.
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, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoeffel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Dootson, Eldridge, Ford, Frayn, Hillyer, Hurley, Johnston (Elmer E.), Miller (Clyde J.), Sandison—11.

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. 57, by Representatives Sisson and Ovenell:
Relating to diking districts, lands and improvements thereon.
On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, and House Bill No. 57 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 57, 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), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Forrest, Frayn, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunnemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Dootson, Eldridge, Ford, Gallagher, Giboney, Henry (Edward E.), Hillyer, Hurley, Johnston (Elmer E.), Sandison—12.

House Bill No. 57, having received the constitutional majority, was declared passed.

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

House Bill No. 98, by Representatives Siler and Jones (John R.) (by departmental request):
Creating a division of water resources in the department of conservation and development.

On motion of Mr. Henry (Al), the rules were suspended, the second reading considered the third, and House Bill No. 98 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 98, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunnemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Anderson (Eva), Dootson, Eldridge, Hillyer, Hurley, Sandison, Young—7.
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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.

**House Bill No. 104**, by Representative Adams:

Changing the name of Hood Canal to Hood Inlet.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 104 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 104, and the bill passed the House by the following vote: Yeas, 84; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Owenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Brown (Henry A.), Ford, McLean, Savage, Testu, Young—6.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Dootson, Eldridge, Gordon, Hillyer, Hurley, Lennart, Sandison—9.

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. 112**, by Representative Bernethy (by departmental request):

Relating to forest products and their protection against fire.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 112 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 112, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.),
Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Sissin, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Anderson (Eva), Beierlein, Bernethy, Cooney, Dootson, Eldridge, Hillyer, Hurley, Lennart, McLean, O'Brien, Riemcke, Sandison, Simmons—14.

Engrossed House Bill No. 112, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 113, by Representative Morris (by departmental request):**

Relating to transportation of property over public highways.

On motion of Mr. Morris, 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 Engrossed House Bill No. 113, 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), Bailey, Ball, Bassett, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kno blauch, Kupka, Lester, Loney, Lorimer, Mardesch, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamiaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Sissin, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—84.

Those absent or not voting were: Representatives Beierlein, Bernethy, Donohue, Dootson, Eldridge, Hillyer, Hofmeister, Hurley, Lennart, McLean, Riemcke, Sandison, Simmons, Vane, Zent—15.

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. 151, by Representative Hansen (by departmental request):**

Authorizing conveyance of certain state land in Grays Harbor to Lenore Barthen.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and House Bill No. 151 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 151, 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), Bailey, Ball, Bassett, Beierlein, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford,
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Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblach, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sissons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Bernethy, Brown (Gordon J.), Dootson, Eldridge, Hillyer, Hoopingarner, Hurley, Lennart, McLean, Powell, Riemcke, Sandison—12.

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. 171**, by Representative Ford:

Relating to public school construction bond issue.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Bill No. 171 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 171, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblach, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sissons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Mr. Speaker—83.

Those absent or not voting were: Representatives Bernethy, Brown (Gordon J.), Donohue, Dootson, Eldridge, Frayn, Hillyer, Hurley, Lennart, McLean, Riemcke, Sandison, Stonecipher, Timm, Young, Zent—16.

House Bill No. 171, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Tuesday, February 6, 1951.

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 Eldridge, Frayn and Powell, all having been excused.
Prayer was offered by the Reverend Albert Hollinger, Minister of the Church of the Brethren of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Adams, 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 Joint Resolution No. 3, have compared same with the original resolution and find it correctly engrossed.

Mrs. Vincent F. Jones, Chairman.
I concur in this report: (Miss) Ella Wintler.

House of Representatives,
Olympia, Wash., February 5, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Joint Memorial No. 1, have compared same with the engrossed memorial and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.
We concur in this report: Edward E. Henry, Gladys Phillips.

House of Representatives,
Olympia, Wash., February 5, 1951.

Mr. Speaker:
We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 154, increasing the fee of liquor purchase permits to one dollar, 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.

House Bill No. 157 (reported by Committee on Mines and Mining):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 5, 1951.

Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 172, relating to issuance of public school construction bonds, have had
the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. W. J. BEIERLEIN, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 5, 1951.

Mr. Speaker:
We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 215, relating to transportation of honey bees, 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: Eva Anderson, Alfred S. Hillyer, B. J. (Cy) McLean, Loomis J. Shadbolt.

On motion of Mr. Hallauer, House Bill No. 215 was re-referred to the Committee on Horticulture.

House Bill No. 234 (reported by Committee on Aviation and Airports):
Do pass as amended.
Passed to second reading.

House of Representatives, Olympia, Wash., February 5, 1951.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 304, relating to animals running at large, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 5, 1951.

Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 4, relating to joint bank accounts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. J. BEIERLEIN, Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 5, 1951.

The Senate has passed: Engrossed House Joint Memorial No. 1; also Senate Bill No. 69; also Senate Bill No. 138, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

The Speaker announced that he was about to sign: Engrossed House Joint Memorial No. 1.

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. 351, by Representatives Zent and Olson (Ole H.):
An Act granting the right of eminent domain to certain corporate common carriers of oil and gas, repealing section 81.22.01, R.C.W., and amending section 81.22.02, R.C.W.
Ordered printed and referred to Committee on Public Utilities.
House Bill No. 352, by Representatives Carmichael and Zent:
An Act relating to motor vehicles; providing for safety inspections and fees therefor, declaring penalties, making an appropriation, amending sections 46.07.01, 46.07.02, 46.07.03, 46.07.04, 46.07.05, R.C.W., and amending chapter 46.07, R.C.W., by adding new sections thereto.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 353, by Committee on Agriculture and Livestock:
An Act relating to agriculture; providing for the weighing of commodities transported and sold, providing for the licensing and regulation of weighmasters, and providing penalties.
Ordered printed and passed to second reading.

House Bill No. 354, by Representatives Savage and Kellogg:
An Act relating to state lands; providing for the sale of timber and providing for the collection of rental for land being logged under contract with the state, amending chapter 79.13, R.C.W., by adding new sections thereto, and amending sections 79.13.05 and 79.13.06, R.C.W.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 355, by Representatives Comfort, Ford and Eldridge:
An Act relating to unemployment compensation; amending sections 50.01.18, 50.01.19, 50.01.20, 50.05.10, 50.06.16, 50.20.010, 50.20.050, 50.20.060, 50.20.070, 50.20.080 and 50.20.120, R.C.W., adding new sections to chapters 50.05 and 50.10, R.C.W., repealing section 50.20.020, R.C.W., and providing an effective date.
Ordered printed and referred to Committee on Social Security.
On motion of Mr. King, five hundred additional copies of House Bill No. 355 were ordered printed.

House Bill No. 356, by Representative Giboney:
An Act relating to the qualifications of candidates for certain public offices, and providing penalties.
Ordered printed and referred to Committee on Elections.

House Bill No. 357, by Representatives Hess, Hoopingarner and Connor:
An Act relating to specialized public schools for handicapped children; prescribing the duties of county commissioners and advisory boards in regard thereto, making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 358, by Representatives Hallauer and Jones (John R.):
An Act reestablishing Bridgeport state park; making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 359, by Representatives Hoff and Phillips:
An Act relating to the small claims department of the justice's court, and amending sections 12.10.01, 12.10.02, 12.10.07 and 12.10.10, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 360, by Representatives Brown (Henry A.) and Ford:
An Act authorizing sale and conveyance of certain lands in Kitsap County to the city of Port Orchard, and providing for disposition of the proceeds thereof.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 361**, by Representative Henry (Al).
An Act relating to limitations of actions, and amending sections 4.04.08 and 4.04.04, R.C.W.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 362**, by Representatives Hallauer and Jones (John R.):
An Act establishing an additional secondary state highway as a branch of Secondary State Highway No. 10D, and amending section 47.20.400, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 363**, by Representative Savage:
An Act relating to taxation; imposing a severance tax on the production of petroleum products, and providing penalties.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 364**, by Representatives Orndorff and Henry (Al):
An Act relating to real estate brokers and real estate salesmen; amending sections 18.23.01, 18.23.03, 18.23.04, 18.23.05, 18.23.07, 18.23.08, 18.23.09, 18.23.10, 18.23.11, 18.23.12, 18.23.13, 18.23.14, 18.23.15, 18.23.17, 18.23.18, 18.23.23, 18.23.29, 18.23.30, 18.23.31 and 18.23.34, R.C.W., repealing sections 18.23.16, 18.23.25, 18.23.26, 18.23.27 and 18.23.28, R.C.W., and adding new sections to chapter 18.23, R.C.W.
Ordered printed and referred to Committee on License.

**House Bill No. 365**, by Representatives Rasmussen, Comfort and Kupka:
An Act relating to the protection of anadromous fish life in the rivers and streams tributary to the lower Columbia River; amending section 75.20.030, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

**House Joint Resolution No. 15**, by Representatives O'Brien, Hurley and Comfort:
Amending the constitution by adding a new article to guarantee equality of health, welfare and safety benefits for all school children.
Ordered printed and referred to Committee on Education and Libraries.

**House Concurrent Resolution No. 11**, by Committee on Rules and Order:
Relating to adjournment over Lincoln's birthday.
The resolution was read the first time by title.
On motion of Mr. O'Brien, the rules were suspended and House Concurrent Resolution No. 11 was advanced to second reading and read in full.
On motion of Mr. O'Brien, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 11 was placed on final passage and adopted.

**FIRST READING OF SENATE BILLS**

**Senate Bill No. 69**, by Senator Edwards:
An Act relating to senatorial district boundary lines, and amending section 44.02.02, R.C.W.
The bill was read the first time by title and referred to Committee on Elections.
Senate Bill No. 138, by Senators Roup and French:

An Act relating to selling and transporting hides of meat food animals; amending section 16.48.150, R.C.W., and defining terms.

The bill was read the first time by title and referred to Committee on Agriculture and Livestock.

SECOND READING OF BILLS

House Bill No. 50, by Representatives Pedersen and Forrest:

Relating to the boundaries of the forty-first and forty-second legislative districts.

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

House Bill No. 87, by Representatives Comfort, Miller (Floyd C.) and Eldridge:

Creating a state board for boiler regulation and inspection.

House of Representatives, Olympia, Wash., February 1, 1951.

MR. SPEAKER:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 87, creating a state board for boiler regulation and inspection, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 8, page 4, lines 8 and 9 of the original bill, being page 3, line 8 of the printed bill, after the word "boilers" and before the word "unfired" strike the word "and" and insert in lieu thereof a comma (,)

In section 8, page 4, line 9 of the original bill, being page 3, line 9 of the printed bill, after the word "vessels" strike the colon (:) and insert in lieu thereof the following: "and domestic hot water tanks;"

In section 8, page 4, subsection 1, lines 10 and 11 of the original bill, being page 3, line 10 of the printed bill, after the word "regulation" strike the semicolon (;) and insert in lieu thereof the following: "or operated by any railroad subject to the provisions of the Interstate Commerce Act;"

In section 8, page 4, subsection 6, line 23 of the original bill, being page 3, line 20 of the printed bill, after the word "assembly" strike the period (.) and insert in lieu thereof a semicolon (;)

Amend section 8, page 4 of the original bill, being page 3 of the printed bill, by adding a new subsection to be known as subsection 7, to read as follows: "(7) Tanks used in connection with heating water for domestic and/or residential purposes;"

Amend section 8, page 4 of the original bill, being page 3 of the printed bill, by adding a new subsection to be known as subsection 8, immediately following the new subsection 7, to read as follows: "(8) Boilers and unfired pressure vessels in cities having ordinances which are enforced and which have requirements equal to or higher than those provided for under this act, covering the installation, operation, maintenance and inspection of boilers and unfired pressure vessels."

FLOYD C. MILLER, Chairman.


The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), the committee amendments were adopted.

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

Amend the bill further by renumbering the remaining sections consecutively so that the last section number which now reads "39" shall read "37"

Mr. Dootson moved the adoption of the following amendment:

In section 6, line 31 of the printed bill, after the comma (,) following the word "boiler" insert the following: "steam irons,"
Debate ensued.
The motion was lost and the amendment was not adopted.
House Bill No. 87 was passed to third reading and ordered engrossed.

**House Bill No. 116**, by Representatives Powell and Paulsen:
Relating to apportionment of federal estate taxes.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 116, relating to apportionment of federal estate 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:

In section 1, add a new subsection to be known as subsection (5) to read as follows:

"(5) 'Non-testamentary instrument' means any instrument other than a will by the terms of which any person benefited is given any interest in the gross tax estate."

In section 2, lines 25 and 26 of the original bill, being lines 18 and 19 of the printed bill, after the words "by any" and before the words "a direction" strike the following: "instrument other than a will, hereinafter called a "non-testamentary instrument"", and insert in lieu thereof the following: "non-testamentary instrument."

In section 4, line 11 of page 2 of the original bill, being line 5, of page 2 of the printed bill, after the word "contrary" and before the colon (:) insert the words "contained in a will or in a non-testamentary instrument"

In section 9, page 4, lines 25, 26 and 27 of the original bill, being page 3, lines 21, 22 and 23 of the printed bill, after the words "person interested" and before the words "it may" strike the following: "in a non-testamentary instrument, or if the court shall make any apportionment of the tax among the respective interests created by any non-testamentary instrument" and insert in lieu thereof the following: "other than under the decedent's will, or if the court shall make any apportionment of the tax among the respective interests created other than by decedent's will"

Amend the bill by adding thereto a new section to be known as section 12 to read as follows: "Sec. 12. Nothing contained in this act shall affect the determination or apportionment of the inheritance tax payable to the State of Washington."

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Jones (W. Kenneth), the committee amendments were adopted.

House Bill No. 116 was passed to third reading and ordered engrossed.

**House Bill No. 170**, by Representatives Powell, Jones (W. Kenneth) and Hoff:
Relating to partnership contracts between husband and wife.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 186**, by Representatives Powell, Jones (W. Kenneth) and Hoff:
Relating to partnerships between husband and wife.

House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 186, relating to partnerships between husband and wife, have had 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 line 6 of the printed bill, after the words "writing signed" and before the words "by both" insert the words "and acknowledged"

ARTHUR R. PAULSEN, Chairman.


House of Representatives,
Olympia, Wash., February 2, 1951.

Mr. Speaker:
I, a minority of your Judiciary Committee, to whom was referred House Bill No. 186, relating to partnerships between husband and wife, 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: Marshall Forrest.

The bill was read the second time by sections.

On motion of Mr. Jones (W. Kenneth), the committee amendment was adopted.

House Bill No. 186 was passed to third reading and ordered engrossed.

House Bill No. 199, by Representatives Hawley, Strom and Adams:
Relating to form of government for newly incorporated cities or towns.
The bill was read the second time by sections and passed to third reading.

House Bill No. 208, by Representatives Knoblauch, Anderson (B. Roy) and Hansen:
Relating to teachers' and certified employees' tenure.

POINT OF INFORMATION
Mr. Jones (W. Kenneth):
"I would like to ask one of the sponsors of the bill a question. I think possibly an amendment should be made."

The Speaker:
"Mr. Knoblauch, will you yield?"

Mr. Knoblauch:
"Yes."

Mr. Jones (W. Kenneth):
"Mr. Knoblauch, in reading this bill I notice in section 4 of the bill it sets forth the reasons for which a teacher's contract would not be renewed. Then, over in section 9, it refers back to section 3 as setting up the reasons for not renewing the contract. I wonder if, in section 9, you did not mean to insert 'section 4'?

Mr. Knoblauch:
"May I ask that this be put at the foot of the second reading calendar?"

Mrs. Hansen:
"That should be section four. I think you are right."

MOTION
On motion of Mr. Knoblauch, House Bill No. 208 was placed at the foot of today's second reading calendar.

House Bill No. 276, by Representative Clark:
Authorizing superior court judges in certain cases to convene grand juries.
The bill was read the second time by sections and passed to third reading.

House Bill No. 292, by Committee on Agriculture and Livestock:
Declaring certain contracts unenforceable.
The bill was read the second time by sections.
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POINT OF INFORMATION

Mr. Paulsen:
"Would Mr. Jones yield to a question?"

The Speaker:
"Will Mr. Jones yield?"

Mr. Jones (John R.):
"Yes."

Mr. Paulsen:
"Would your committee have any objection to referring this to the Judiciary Committee?"

Mr. Jones (John R.):
"I'll refer your question to Mr. Woodall."

Mr. Woodall:
"No. I have always felt on judicial matters it is wise to have the bills go to the Judiciary Committee."

MOTION

On motion of Mr. Paulsen, House Bill No. 292 was re-referred to the Judiciary Committee.

House Bill No. 311, by Committee on State Government:
Relating to payment of housing costs by certain offices and departments. The bill was read the second time by sections and passed to third reading.

The House resumed consideration of House Bill No. 208 on second reading. The bill was read the second time by sections.

Mr. Woodall moved that the following amendment be adopted:
In section 4, page 2, line 31 of the original bill, being page 2, line 22 of the printed bill, after the word "turpitude" and before the semicolon (;) insert the words "or drunken driving"

Debate ensued:
The motion was carried and the amendment was adopted.

Mr. Jones (W. Kenneth) moved the adoption of the following amendment:
In section 9, page 3, line 30 of the original bill, being page 3, line 1 of the printed bill, after the word "section" and before the word "for" strike the figure "3" and insert in lieu thereof the figure "4"

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Jones (W. Kenneth) moved that the following amendment be adopted:
In section 11, page 4, line 23 of the original bill, being page 3, line 21 of the printed bill, after the word "section" and before the word "of" strike the figure "3" and insert in lieu thereof the figure "4"

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Woodall moved the adoption of the following amendment:
In section 11, page 4, lines 30 and 31 of the original bill, being page 3, line 28 of the printed bill, after the word "turpitude" and before the semicolon (;) insert the words "or drunken driving"

Debate ensued.
The motion was carried on a rising vote and the amendment was adopted. House Bill No. 208 was passed to third reading and ordered engrossed.
THIRD READING OF BILLS

Engrossed House Bill No. 188, by Representatives Hurley, Olsen (Ray) and Carty:

Relating to elections for non-partisan offices.

On motion of Mr. Zent, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 188 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 188, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Clark, Cory, Hawley, Hoff, Smith, Timm—6.

Those absent or not voting were: Representatives Anderson (Eva), Eldridge, Frayn, Nunamaker, Powell—5.

Engrossed House Bill No. 188, having received the constitutional majority, was declared passed.

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

House Bill No. 200, by Representative Sisson:

Relating to compensation for commissioners of diking districts.

On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, and House Bill No. 200 was placed on final passage.

Debate ensued.

Mr. Sisson demanded the previous question and the demand was sustained.

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, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill,
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Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemecke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Mardesich—1.

Those absent or not voting were: Representatives Anderson (Eva), Eldridge, Ford, Frayn, Powell—5.

House Bill No. 200, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 213, by Representative Bassett:

Relating to the use of certain state lands for park purposes.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 213 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 213, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Forrest, Gallagher, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemecke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson (Eva), Cooney, Eldridge, Ford, Frayn, Giboney, Hansen, Hoff, Powell—9.

Engrossed House Bill No. 213, having received the constitutional majority, was declared passed.

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

House Bill No. 236, by Representatives Adams and Lester (by departmental request):

Relating to registration of stallions and jacks.

House Bill No. 236 was read the third time in full and placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 236, and the bill passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoop­ingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Rod­erick, Sandison, Savage, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Wood­all, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Ball, Simmons—2.

Those absent or not voting were: Representatives Anderson (Eva), Brown (Gordon J.), Eldridge, Frayn, Lennart, Mardesich, Powell, Rasmussen, Riemcke, Schumann—10.

House Bill No. 236, having received the constitutional majority, was declared passed.

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

House Bill No. 255, by Representative Loney:

Relating to the use of commercial applicators of insecticides.

On motion of Mr. Loney, the rules were suspended and the bill was re­turned to second reading for the purpose of amendment.

**SECOND READING OF BILLS**

House Bill No. 255 was re-read the second time by sections.

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

In section 1, line 11 of the original bill, being line 6 of the printed bill, after the word "to" and before the word "other" strike the word "and" and insert in lieu thereof the word "crops"

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**

On motion of Mr. Woodall, the rules were suspended, Engrossed House Bill No. 255 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. 255, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoop­ingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen,
Ridgway, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representative Hoff—1.

Those absent or not voting were: Representatives Anderson (Eva), Brown (Gordon J.), Eldridge, Frayn, Lennart, Pedersen, Powell, Riemcke, Roderick, Timm—10.

Engrossed House Bill No. 255, having received the constitutional majority, was declared passed.

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

House Bill No. 267, by Committee on Cities and Counties:

Relating to the hours of opening for public offices.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and House Bill No. 267 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 267, and the bill passed the House by the following vote: Yeas, 84; nays, 9; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent—84.

Those voting nay were: Representatives Bassett, Comfort, Hallauer, Jones (John R.), Miller (Clyde J.), Pedersen, Riemcke, Woodall, Mr. Speaker—9.

Those absent or not voting were: Representatives Anderson (Eva), Eldridge, Frayn, Lennart, Mayes, Powell—6.

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.

The Speaker observed within the bar of the House former Representative Robert F. Gleason of Pierce County, and appointed Mr. Knoblauch and Mr. Simmons to escort him to a seat beside the Speaker.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 6, 1951.

Mr. Speaker:

The Senate has adopted the Report of the Free Conference Committee to whom was referred Engrossed House Bill No. 15, together with the Senate amendments thereon and has passed the bill as recommended by the Free Conference Committee.

Said bill, together with the report of the Free Conference Committee, is transmitted herewith.

Herbert H. Sieber, Secretary.
MR. PRESIDENT:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 15, entitled: "An Act making a deficiency appropriation to the State Department of Health, and declaring an emergency." have had the same under consideration, and we recommend that the Senate committee amendments be rescinded and the following amendments be substituted:

Amend section 1, line 15, page 1 of the original bill, same being section 1, line 5, page 1 of the printed bill, strike the figures "833,000.00" and insert in lieu thereof the figures: "665,000.00"

Amend section 1, line 16, page 1 of the original bill, same being section 1, line 6, page 1 of the printed bill, strike the figures "162,597.00" and insert in lieu thereof the figures: "135,000.00"

Amend section 1, line 17, page 1 of the original bill, same being section 1, line 8, page 1 of the printed bill, strike the figures "$5,195,597.00" and insert in lieu thereof the figures: "$5,000,000.00"

On motion of Mr. Olson (Ole H.), the report of the Free Conference Committee was adopted.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 15 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 15, as amended by the Free Conference Committee, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethey, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dooston, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoabelauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Anderson (Eva), Eldridge, Frayn, Johnston (Elmer E.), Mayes, Powell—6.

Engrossed House Bill No. 15 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Wednesday, February 7, 1951.
THIRTY-FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 7, 1951.

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

The Clerk called the roll and all members were present except Representatives Bernethy, Eldridge, Gordon, Loney, Miller (Floyd C.) and Timm, Representatives Bernethy, Eldridge and Timm having been excused.

Prayer was offered by the Reverend Albert Hollinger, Minister of the Church of the Brethren of Olympia.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 6, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 89; also Enrolled House Bill No. 166, have compared same with the original bills and find them correctly enrolled.

We concur in this report: Newman H. Clark, Marshall Forrest.

Mrs. Vincent F. Jones, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 11, have compared same with the original bill and resolution and find them correctly enrolled.

We concur in this report: John T. Dootson, August P. Mardesich.

Mrs. Vincent F. Jones, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 87, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Newman H. Clark, Marshall Forrest.

Mrs. Vincent F. Jones, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 186; also Engrossed House Bill No. 208; also Engrossed House Bill No. 255, have compared same with the original bills and find them correctly engrossed.

We concur in this report: John T. Dootson, August P. Mardesich.

Mrs. Vincent F. Jones, Chairman.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 116, have compared same with the original bill and find it correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Edward E. Henry, Douglas G. (Doug) Kirk.

The Speaker announced that he was about to sign: House Bill No. 89; also House Bill No. 166; also House Bill No. 15; also House Concurrent Resolution No. 11.

House Bill No. 48 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 118, relating to fair practices and monopolies, 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.

Geo. W. Kupka, Chairman.

We concur in this report: Frank Connor, Al Henry, Charlie Johnson, Ray Olsen.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 118, relating to fair practices and monopolies, 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: Arthur S. Cory, Alfred S. Hillyer, James T. Ovenell, Charles A. Riemcke.

On motion of Mr. Morris, House Bill No. 118 was re-referred to Judiciary Committee.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 130, relating to public assistance and relief 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.

Homer O. Nunamaker, Chairman.


Passed to second reading.

House Bill No. 139 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 153, providing a paved highway approach to the 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 and with the further recommenda-

tion that it be re-referred to the Committee on Appropriations.

**JULIA BUTLER HANSEN, Chairman.**

We concur in this report: Eva Anderson, Howard T. Ball, Arthur H. Bassett, Gordon


Hoopingarner, John R. Jones, Reuben A. Knoblauch, B. J. (Cy) McLean, Charles A.

Pedersen, Emma Abbott Ridgway, James D. Stonecipher, Robert D. Timm.

On motion of Mrs. Hansen, House Bill No. 153 was re-referred to Commit-

tee on Appropriations.

**House Bill No. 206 (reported by Committee on Agriculture and Livestock):**

Do pass as amended.

Passed to second reading.

**House of Representatives,**

Olympia, Wash., February 6, 1951.

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred

House Bill No. 230, eliminating published description and published statement of costs

day labor road construction by county commissioners, 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.

**JULIA BUTLER HANSEN, Chairman.**

We concur in this report: Eva Anderson, Howard T. Ball, Arthur H. Bassett, Gordon


Hoopingarner, John R. Jones, B. J. (Cy) McLean, Charles A. Pedersen, Emma Abbott

Ridgway, Geo. L. Sorensen, James D. Stonecipher, Robert D. Timm.

Passed to second reading.

**House of Representatives,**

Olympia, Wash., February 6, 1951.

**Mr. Speaker:**

We, a majority of your Committee on Social Security, to whom was referred House

Bill No. 248, including certain farm services in 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.

**HOMER O. NUNAMAKER, Chairman.**

We concur in this report: W. J. Beierlein, Henry A. Brown, A. B. Comfort, Bernard

J. Gallagher, Sidney S. Jeffreys, Chet King, Claude H. Lorimer, Floyd C. Miller, R. E.

(Ray) Morris, Geo. L. Sorensen.

Passed to second reading.

**House of Representatives,**

Olympia, Wash., February 6, 1951.

**Mr. Speaker:**

We, a majority of your Committee on Social Security, to whom was referred House

Bill No. 313, prescribing method of making ratable reductions in payments of public

assistance, 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.**

We concur in this report: W. J. Beierlein, Henry A. Brown, A. B. Comfort, Bernard

J. Gallagher, Sidney S. Jeffreys, Chet King, Claude H. Lorimer, Floyd C. Miller, R. E.

(Ray) Morris, Geo. L. Sorensen.

Passed to second reading.

**House of Representatives,**

Olympia, Wash., February 6, 1951.

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate

Bill No. 60, abolishing the commercial motor vehicle safety division of the state

patrol, 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.**

We concur in this report: Eva Anderson, Howard T. Ball, Arthur H. Bassett, Gordon


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 65, relating to wilful vandalism on the highways, 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 Judiciary Committee, to whom was referred Senate Bill No. 128, ceding to the United States exclusive jurisdiction over Auburn General Depot area, 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.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 9; also House Bill No. 93; also House Bill No. 95; also House Bill No. 96, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The President has signed: House Joint Memorial No. 1 and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The President has signed: Senate Joint Memorial No. 3; also Senate Joint Resolution No. 9; also Senate Bill No. 10; also Senate Bill No. 11; also Senate Bill No. 12, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 11 and the same is here­with transmitted.

HERBERT H. SIELER, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 87; also
Senate Bill No. 94; also
Senate Bill No. 108; also
Senate Bill No. 130; also
Senate Bill No. 180; also
House Bill No. 89; also
House Bill No. 166, and the same are herewith transmitted.

HERBERT H. SIELEN, Secretary.

The Speaker announced that he was about to sign: Senate Joint Memorial
No. 3; also
Senate Joint Resolution No. 9; also
Senate Bill No. 10; also
Senate Bill No. 11; also
Senate Bill No. 12.

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. 366, by Representative Simmons:
An Act relating to game fish and the protection thereof, and adding a new
section to title 77, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 367, by Representative Jeffreys:
An Act relating to elections in public hospital districts, and amending sec-
tion 70.13.04, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 368, by Representative Savage (by departmental request):
An Act relating to elections in public utility districts, and amending section
54.03.06, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 369, by Representatives Jones (Mrs. Vincent F.) and Wood-
all:
An Act relating to annexation of or incorporation in cities of territory
which includes all or part of a water, sewer or fire protection district; provid-
ing for the continued existence of such districts after annexation or incorpora-
tion, providing a method for the dissolution of all or a part of such districts,
providing for the furnishing of and payment for sewer, water and fire protec-
tion services, providing for the assumption and payment of existing obligations
of such districts, providing for an election in certain cases, authorizing the ex-
tension of water, sewer and fire protection services by a city to areas previously
served by such districts, and declaring an emergency.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 370, by Representative Savage:
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 Harbors, Waterways and
Flood Control.
House Bill No. 371, by Representatives King, Hawley and Sandison:
An Act relating to the regulation, protection and management of food fish and shellfish, and the food fish and shellfish industry of the state; amending sections 75.04.090, 75.08.230, 75.12.060, 75.12.080, 75.28.060, 75.28.080 through 75.28.310, 75.28.320, 75.28.330, 75.28.350, 75.28.360, 75.28.370, 75.32.030, 75.32.070, 75.32.080, 75.32.100, 75.36.050, 79.05.01 and 79.05.03, R.C.W., adding new sections to chapters 75.05, 75.08, 75.28 and 75.32, R.C.W., repealing sections 75.28.340, 79.05.04, 79.05.06 and 75.32.050, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 372, by Representative Savage:
An Act providing for an inventory, classification and valuation of the public lands of the state, and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 373, by Representative Testu:
An Act relating to the optometry laws, providing for hearings and revocation of licenses to practice, and repealing sections 18.16.11 and 18.16.12, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 374, by Representatives Cory and Hoopingarner:
An Act relating to the admission into Washington penal institutions of persons convicted of crime and sentenced to prison by the authority of the United States or of any state or territory of the United States, and providing for the terms under which such custodial services are to be rendered.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 375, by Representatives Kellogg and Carmichael.
An Act relating to motor vehicles; regulating the licensing of motor vehicle dealers, and the caravaning of motor vehicles, providing penalties, adding a new chapter to title 46, R.C.W., amending section 46.16.060, R.C.W., and repealing sections 46.04.04 and 46.04.25, R.C.W., and chapter 46.17, R.C.W.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 376, by Representatives Timm, Kellogg and Donohue:
An Act relating to the public highways, and amending section 47.05.07, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 377, by Representatives Lorimer and Beierlein:
An Act relating to state parks; authorizing the state parks and recreation commission to acquire the property known as “Carlyon saltwater beach park” as a state park and boat haven.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 378, by Representatives Hofmeister and Beierlein:
An Act relating to elections, and amending sections 29.10.08 and 29.11.16, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 379, by Representatives Hoopingarner and Donohue:
An Act relating to highways; establishing Secondary State Highway No. 11H, and amending chapter 47.20, R.C.W., by adding thereto a new section.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 380, by Representatives Ridgway and Ovenell:
An Act relating to state lands, and authorizing the sale of certain school land in Skagit County.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 381, by Representatives Hofmeister, Orndorff and McLean:
An Act relating to pinball machines; providing for the licensing thereof, defining crimes, prescribing penalties, and declaring an emergency.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 382, by Representatives Vane, Hoefel and Henry (Edward E.):
An Act relating to state government and state institutions; providing for the establishment of a public institution for the imprisonment of male offenders to be known as the Washington institution for men, providing for the selection and purchase of a site therefor, making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 383, by Representatives Brown (Gordon J.), Beierlein and Bassett:
An Act relating to public highways, and amending section 47.16.020, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 384, by Representatives Paulsen and Bassett:
An Act authorizing the state parks and recreation commission to acquire from the metropolitan park district of Tacoma the property known as Spanaway Park, and to thereafter develop the same as Spanaway state park.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 385, by Representatives Hess and Pedersen:
An Act relating to monopoly and restraint of trade; classifying certain activities and acts as illegal, and prescribing penalties.
Ordered printed and referred to Judiciary Committee.

House Joint Memorial No. 3, by Representative Gallagher:
Relating to Pacific Northwest Inter-tie.
Ordered printed and referred to Committee on Public Utilities.

House Joint Memorial No. 4, by Representatives King, Riemcke and Knoblauch:
Relating to financial assistance to counties in areas affected by federal activities.
Ordered printed and referred to Committee on Cities and Counties.

House Joint Memorial No. 5, by Representatives Beierlein and Hofmeister:
Proposing a National Old Age Pension.
Ordered printed and referred to Committee on Social Security.

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

Senate Bill No. 87, by Senator Dahl:
An Act providing for the acquisition, operation and maintenance of a water system by municipalities acting jointly with out-of-state municipalities.
Referred to Committee on Public Utilities.
Senate Bill No. 94, by Senator Sutherland:
An Act relating to institutions doing a banking business, and amending section 30.05.01, R.C.W.
Referred to Committee on Banks and Banking.

Senate Bill No. 108, by Senator Clark (by departmental request):
An Act relating to the motor vehicle fuel tax; creating a right for refund thereof; and amending section 82.10.28, R.C.W.
Referred to Committee on Roads and Bridges.

Senate Bill No. 130, by Senator Lindsay:
An Act making a deficiency appropriation for transfers and distribution to cities and towns as required under chapter 82.12, R.C.W.; and declaring an emergency.
Referred to Committee on Appropriations.

Senate Bill No. 180, by Senators Dixon and Eastvold:
An Act providing for two additional judges in the Superior Court of Pierce County, prescribing for their appointment and election, and declaring an emergency.
Referred to Judiciary Committee.

SECOND READING OF BILLS

Engrossed Senate Bill No. 4, by Senator Schroeder:
Relating to joint bank accounts.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 9, by Senator Dixon:
Abolishing the State Humane Bureau.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 46, by Senators Dixon and Shank:
Creating a legislative budget committee.

House of Representatives,

Mr. Speaker:

We, your Committee on State Government, to whom was referred Senate Bill No. 46, creating a legislative budget committee, have had 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 12, page 4, line 11 of the original bill, being page 3, lines 6 and 7 of the printed bill, after the word “committee” and before the words “be filled by” strike the word “may” and insert in lieu thereof the word “shall”


The bill was read the second time by sections.

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

On motion of Mr. Henry (Edward E.), the following amendment was adopted:

Amend the bill by adding thereto a new section to be known as section 17, to read as follows: “Sec. 17. This act is necessary for the immediate support of the state government and of the existing public institutions of the state and shall take effect immediately.”
On motion of Mr. Henry (Edward E.), the following amendment was adopted:

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, strike the period (.) after the word “reports” and add the following: “; and declaring an emergency.”

Senate Bill No. 46 was passed to third reading.

**Senate Bill No. 58**, by Senator Flanagan:
Abolishing Salt Creek state park.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 94**, by Representatives Gallagher and Griffith:
Providing safety equipment on certain railway motor vehicles.

House of Representatives,
Olympia, Wash., February 1, 1951.

**Mr. Speaker:**

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 94, providing safety equipment on certain railway 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 with the following amendments:

In section 1, line 7 of the original bill, being line 2 of the printed bill, after the word “state” and before the word “shall” insert the following: “as a common carrier”

In section 2, line 17 of the original bill, being line 10 of the printed bill, after the words “controlling any” and before the word “railroad” insert the following: “as a common carrier”

In section 3, line 22 of the original bill, being lines 13 and 14 of the printed bill, after the word “running” and before the word “through” insert the following: “as a common carrier”

In section 4, page 2, lines 2 and 3 of the original bill, being line 23, page 1 of the printed bill, after the word “running” and before the word “through” insert the following: “as a common carrier”

In line 1 of the title, after the word “upon” and before the word “motor” insert the word “track”

FLOYD C. MILLER, Chairman.


House of Representatives,
Olympia, Wash., February 1, 1951.

**Mr. Speaker:**

I, a minority of your Committee on Labor Relations, to whom was referred House Bill No. 94, providing safety equipment on certain railway motor vehicles, 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: Vernon A. Smith.

The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), the committee amendments were adopted.

House Bill No. 94 was passed to third reading and ordered engrossed.

**House Bill No. 221**, by Representatives Henry (Edward E.) and O’Brien:
Relating to annexed areas to sewer districts.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 196**, by Representative McLean:
Relating to the sale of property under execution, decree or order of sale.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 45**, by Representatives Paulsen and Woodall:
Relating to tort feasors.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 45, relating to tort feasors, have had 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. No claim for damages in tort shall abate by reason of the death of the tort feasor: Provided, however, That the injured person shall not recover judgment except upon competent evidence other than the testimony of said injured person and the testimony of the injured person, by itself, shall not be sufficient to overcome the presumption of due care on the part of the deceased tort feasor."

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. 45 was passed to third reading and ordered engrossed.

House Bill No. 141, by Representatives Lester and Woodall: Abolishing the office of constable in certain county seats.
The bill was read the second time by sections and passed to third reading.

House Bill No. 140, by Representatives Bernethy and Rasmussen: Relating to franchises for oil or gas pipe lines.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 140, relating to franchises for oil or gas pipelines, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill by adding thereto a new section to be known as Section 2, to read as follows: "Sec. 2. 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."

In line 3 of the title of the original bill being line 2 of the printed bill, after the word "thereto" strike the period (.) and add the following: "and declaring an emergency."

EDWARD E. HENRY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Henry (Edward E.), the committee amendments were adopted.

House Bill No. 140 was passed to third reading and ordered engrossed.

MOTION

Mr. Hess moved that Engrossed Senate Bill No. 4 be re-referred to the Judiciary Committee.

RULING BY THE SPEAKER

"Your motion is out of order at this time, Mr. Hess. The motion would probably be in order in the eleventh order of business or the House might revert to the fourth order of business."
MOTION

Mr. Hess moved that the House revert to the fourth order of business for the purpose of making a motion.

The motion was lost.

THIRD READING OF BILLS

House Bill No. 50, by Representatives Pedersen and Forrest:

Relating to the boundaries of the forty-first and forty-second legislative districts.

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

Debate ensued.

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, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Bernethy, Carmichael, Carty, Eldridge, Frayn, Gallagher, Holliday, Hoopingarner, Sandison, Timm, Vane—11.

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.

Engrossed House Bill No. 87, by Representatives Comfort, Miller (Floyd C.) and Eldridge:

Creating a state board for boiler regulation and inspection.

On motion of Mr. Comfort, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 87 was re-read the second time by sections.

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

In section 9, page 5, line 1 of the engrossed bill, being page 3, line 22 of the printed bill, after the words "of sections" strike the figures and word "24 to 35," and insert in lieu thereof the following: "22 to 33,"

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

In section 10, page 5, line 27 of the engrossed bill, being page 3, line 43 of the printed bill, after the word "section" strike the figures "20" and insert in lieu thereof the figures "18"
On motion of Mr. Comfort, the following amendment was adopted:

In section 11, subdivision (2), page 6, line 6 of the engrossed bill, being page 4, line 7 of the printed bill, after the word "section" strike the figures "30" and insert in lieu thereof the figures "28".

The Speaker observed within the bar of the House former Representative E. L. Casey of Walla Walla County, and appointed Mr. Loney and Mr. Stonecipher to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative Sam G. Lamping of King County, and appointed Mr. Smith and Mrs. Jones (Vincent F.) to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative Albert A. Carson of King County, and appointed Mr. Clark and Mr. Frayn to escort him to a seat beside the Speaker.

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

In section 12, page 6, line 22 of the engrossed bill, being page 4, line 21 of the printed bill, after the word "section" strike the figures "20" and insert in lieu thereof the figures "18".

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

In section 13, page 6, line 30 of the engrossed bill, being page 4, line 28 of the printed bill, after the word "section" strike the figures "20" and insert in lieu thereof the figures "18".

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

In section 15, page 7, line 21 of the engrossed bill, being page 5, lines 1 and 2 of the printed bill, after the word "section" strike the figures "34" and insert in lieu thereof the figures "32".

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

In section 20, page 8, line 24 of the engrossed bill, being section 22, page 5, line 30 of the printed bill, after the word "section" strike the figures "38" and insert in lieu thereof the figures "36".

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

In section 27, page 10, line 21 of the engrossed bill, being section 29, page 6, line 34 of the printed bill, strike the figures "20" and insert in lieu thereof the figures "18".

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**

On motion of Mr. Comfort, the rules were suspended, Re-Engrossed House Bill No. 87 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 Re-Engrossed House Bill No. 87, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.),
THIRTY-FIRST DAY, FEBRUARY 7, 1951

Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Bernethy, Eldridge, Ford, Lennart, Timm—5.

Re-Engrossed House Bill No. 87, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 116, by Representatives Powell and Paulsen:
Relating to apportionment of federal estate taxes.

On motion of Mr. Powell, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 116 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 116, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.) Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Dootson, Eldridge, Henry (Edward E.), Miller (Floyd C.), Timm—7.

Engrossed House Bill No. 116, having received the constitutional majority, was declared passed.

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

House Bill No. 170, by Representatives Powell, Jones (W. Kenneth) and Hoff:
Relating to partnership contracts between husband and wife.

On motion of Mr. Jones (W. Kenneth), the rules were suspended, the second reading considered the third, and House Bill No. 170 was placed on final passage.

Debate ensued.

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; 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey,
Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon; Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Hess, Roderick—2.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Carmichael, Dootson, Eldridge, Nunamaker, Testu, Timm—8.

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.

Engrossed House Bill No. 186, by Representatives Powell, Jones (W. Kenneth) and Hoff:

Relating to partnerships between husband and wife.

On motion of Mr. Jones (W. Kenneth), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 186 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 186, and the bill passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Forrest, Hess, Pedersen—3.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Dootson, Eldridge, Johnston (Elmer E.), O'Brien, Powell, Timm—8.

Engrossed House Bill No. 186, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker observed within the bar of the House former Representative Agnes Gehman, and appointed Mr. Morris and Mrs. Jones (Vincent F.) to escort her to a seat beside the Speaker.

**House Bill No. 199**, by Representatives Hawley, Strom and Adams:
Relating to form of government for newly incorporated cities or towns.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 199 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 199, 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), Bailey, Ball, Bassett, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Anderson (Eva), Beierlein, Bernethy, Dootson, Eldridge, Henry (Edward E.), Lennart, Timm—8.

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.

The Speaker observed within the bar of the House former Representative John N. Wilson of King County, and appointed Mr. Sorensen and Mr. Hess to escort him to a seat beside the Speaker.

**House Bill No. 276**, by Representative Clark:
Authorizing superior court judges in certain cases to convene grand juries.

On motion of Mr. Clark, the rules were suspended, the second reading considered the third, and House Bill No. 276 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 276, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knob-
Mr. Speaker-92.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Dootson, Eldridge, Gallagher, Kupka, Timm-7.

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.

**House Bill No. 311, by Committee on State Government:**

Relating to payment of housing costs by certain offices and departments.

On motion of Mr. Kellogg, the rules were suspended, the second reading considered the third, and House Bill No. 311 was placed on final passage.

Debate ensued.

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, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knobauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Bernethy, Brown (Gordon J.), Dootson, Eldridge, Frayn, Giboney, Timm, Wenberg-8.

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.

**MOTION**

Mr. Hess moved that Engrossed Senate Bill No. 4 be re-referred to the Judiciary Committee.

Debate ensued.

Mr. Paulsen demanded a division and the demand was sustained.

The motion was lost on a rising vote.

**RULING BY THE SPEAKER**

"The Speaker would like to announce it is his opinion that this vote would require a two-thirds vote because of the fact it takes the bill from third reading and places it back on first reading. The motion would be lost if there is not a two-thirds majority. If anybody desires to change that, I'd be glad to have any authority quoted."
Mr. Paulsen:
"Mr. Speaker, I would like to have your authority that requires a two-thirds majority."

The Speaker:
"It requires a suspension of the rules to move a bill from third reading to second reading and it would seem this motion, if allowed to prevail, would require a two-thirds vote if the effect is returning the bill from third reading to second reading without a suspension of the rules. The Speaker is not particularly concerned with this point, but the problem will probably come up later. Unless someone can show other authority, the move from third reading to second would require a suspension of the rules."

Mr. Roderick:
"A vote to refer to committee takes a majority vote?"

The Speaker:
"That is, if the bill is before the House. The motion could have been made when the bill was on second reading."

Mr. Roderick:
"Well, on the same page, it says, 'A bill may be recommitted at any time before passed', and this is under the heading of 'Committing a Bill'."

Mr. Zent:
"Isn't that under suspension of rules?"

Mr. Ford:
"House Rule 88 states a bill may be recommitted at any time before its final passage. That's all it says."

The Speaker:
"The bill is not before the House. Your contention is, it could be taken from one committee to another?"

Mr. Roderick:
"At any time before its final passage, and it may be committed on a majority vote."

Mr. Henry (Edward E.):
"It is in Rules Committee now. You can always take a bill out of any committee by a majority vote."

The Speaker:
"To take it out of Rules Committee requires fifty votes. I wasn't interested, therefore, in this particular question, except the vote was forty-six to forty to recommit; and, the bill is technically in Rules Committee and it would not be a sufficient vote to take it out of Rules Committee, so the Speaker will rule the motion lost by a vote of yeas, 46; nays, 40. I would be glad to have further advice on this."

Mr. Roderick:
"Mr. Speaker, you are not ruling on those grounds then?"

The Speaker:
"I'll rule in this instance, on this point, that it requires fifty votes to take the bill out of Rules Committee, so the motion is lost. If anybody has further authority to submit later with regard to the suspension of the rules, the Speaker will be glad to consider it. The Speaker will rule, for the record, that it does require a suspension of the rules to recommit a bill that is not before the House."

Mr. Olson (Ole H.):
"Is it not before the Body?"

The Speaker:
"Not in my opinion, after we passed the order of business, and it was passed to third reading."
MOTION

Mr. Ford moved that Engrossed Senate Bill No. 4 be re-referred to the Committee on Revenue and Taxation.

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The motion was lost.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a.m., Thursday, February 8, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 8, 1951.

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 Carmichael, Dootson, Eldridge, Neill and Riemcke, Representatives Eldridge and Neill having been excused.

Prayer was offered by the Reverend Albert Hollinger, Minister of the Church of the Brethren of Olympia.

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

The Speaker observed within the bar of the House former Representative George Twidwell of Grays Harbor County, and appointed Mr. Huhta and Mr. Kellogg to escort him to a seat beside the Speaker.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 7, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 45; also Engrossed House Bill No. 94; also Engrossed House Bill No. 140, have compared same with the original bills and find them correctly engrossed.

We concur in this report: W. Kenneth Jones, Gladys Phillips.

MRS. VINCENT F. JONES, Chairman.

House of Representatives,
Olympia, Wash., February 7, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Re-Engrossed House Bill No. 87, have compared same with the engrossed bill and find it correctly re-engrossed.

We concur in this report: Marshall Forrest, (Miss) Ella Wintler.

MRS. VINCENT F. JONES, Chairman.
MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 63, have compared same with the original bill and find it correctly enrolled.

We concur in this report: Marshall Forrest, (Miss) Ella Wintler.

The Speaker announced that he was about to sign: House Bill No. 63.

House Bill No. 42 (reported by Committee on Roads and Bridges):

Majority: Do pass as amended.
Part: Do not pass.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 152, promoting rehabilitation of alcoholics, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GORDON J. BROWN, Chairman.

We concur in this report: Elmer Huhta, Claude H. Lorimer, Geo. L. Sorensen, John F. Strom.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 159, authorizing tax levies for rural 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.

ROBERT M. FORD, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 159, authorizing tax levies for rural library 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.

We concur in this report: A. B. Comfort, Joe F. Lester.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 168, relating to boundary of 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.

REUBEN A. KNOSLAUCH, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 174, relating to insurance and insurance contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mark V. Holliday, Chairman.

House of Representatives,
Olympia, Wash., February 7, 1951.

Mr. Speaker:

We, a minority of your Committee on Insurance, to whom was referred House Bill No. 174, relating to insurance and insurance contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: John L. Cooney, Arthur S. Cory, C. A. Orndorff.

Passed to second reading.

House Bill No. 202 (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 Education and Libraries, to whom was referred House Bill No. 218, relating to instruction of automobile driving in high schools, 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.

Reuben A. Knoblauch, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 310, relating to education of physically or mentally 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.

Reuben A. Knoblauch, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 323, relating to qualifications of title insurers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark V. Holliday, Chairman.

Mr. Speaker:
I, a minority of your Committee on Insurance, to whom was referred House Bill No. 323, relating to qualifications of title insurers, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Robert M. Ford.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 7, 1951.

Mr. Speaker:
The President has signed: House Bill No. 15; also House Bill No. 89; also House Bill No. 166; also House Concurrent Resolution No. 11, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., February 7, 1951.

The Senate has passed: Senate Joint Memorial No. 8; also Re-Engrossed Senate Bill No. 61; also Engrossed Senate Bill No. 73; also Senate Bill No. 97; also House Bill No. 63, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker observed within the bar of the House former Representative Blanche Pennick of Pacific and Grays Harbor Counties, and appointed Miss Phillips and Mr. King to escort her to a seat beside the Speaker.

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. 386, by Representative Simmons:
An Act relating to the state employees' retirement system, and amending section 41.40.410, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 387, by Representative Simmons (by departmental request):
An Act relating to the use of firearms by certain minors, and amending section 9.24.24, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 388, by Representative Simmons (by departmental request):
An Act relating to game and game fish; amending sections 77.08.04, 77.08.10, 77.08.11 and 77.08.19, R.C.W., amending chapter 77.12, R.C.W., by adding a new section thereto, and repealing sections 77.08.13, 77.08.14, 77.08.16, 77.08.17, 77.08.18 and 77.32.150, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 389, by Representative Simmons (by departmental request):
An Act relating to persons involved in hunting accidents, and prescribing penalties.
Ordered printed and referred to Committee on Game and Game Fish.
House Bill No. 390, by Representative Simmons (by departmental request):
An Act relating to game animals, and amending section 77.16.230, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 391, by Representative Hurley:
An Act relating to the state employees' retirement system, and amending section 41.40.190, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 392, by Representatives O'Brien and Schumann:
An Act relating to firemen's pensions, and amending chapter 41.04, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 393, by Representatives Bernethy and Olson (Ole H.):
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. 394, by Representative Vane (by departmental request):
An Act relating to intoxicating liquor; regulating certain clubs, defining crimes and adding two new sections to Title 66, R.C.W.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 395, by Representative Testu:
An Act relating to the powers of the board of regents of the University of Washington relative to the metropolitan building tract, and amending section 28.35.34, R.C.W.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 396, by Representatives Cory and Hoopingarner (by departmental request):
An Act relating to the payment of a bonus to veterans of World War II; providing procedure for payment to incompetent veterans, and amending section 73.32.020, R.C.W., by adding a new section thereto.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 397, by Representative Savage:
An Act relating to stray logs, boom sticks and chains, and the recapture and disposal thereof; making an appropriation, creating a revolving fund, amending sections 76.10.03, 76.10.05, 76.10.07 and 76.10.09, R.C.W., and adding two new sections to chapter 76.10, R.C.W.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 398, by Representative Jones (W. Kenneth):
An Act relating to accounting by trustees, and repealing chapter 11.21, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 399, by Representative Hoff:
An Act relating to searches and seizures, and amending section 10.27.02, R.C.W.
Ordered printed and referred to Judiciary Committee.
**House Bill No. 400**, by Representatives Powell and Henry (Edward E.):
An Act relating to investments by guardians; adding a new section to chapter 30.06, R.C.W., and repealing section 11.23.14, R.C.W.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 401**, by Representative Henry (Edward E.):
An Act creating a municipal court in cities of the first class having more than four hundred thousand inhabitants; and providing for the powers, duties, and jurisdiction thereof.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 402**, by Representatives Savage and Kellogg:
An Act relating to elections in cities, towns and districts, and providing for consolidation of precincts, and declaring an emergency.
Ordered printed and referred to Committee on Elections.

**House Bill No. 403**, by Representatives Cory and Hoopingarner:
An Act relating to the money and property of deceased inmates of state institutions; providing for the custody and disposal of such money and property, the payment to the general fund of unclaimed moneys, and repealing sections 11.02.10 and 11.02.11, R.C.W.
Ordered printed and referred to Committee on State Institutions.

**FIRST READING OF SENATE BILLS**

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

**Re-Engrossed Senate Bill No. 61**, by Senator Ganders:
An Act relating to the enforcement of traffic laws and regulations, and adding a new section to chapter 46.64, R.C.W.
Referred to Committee on Roads and Bridges.

**Engrossed Senate Bill No. 73**, by Senator Dixon:
An Act relating to fees of jurors, public officers, witnesses, and amending sections 2.08.07, 2.09.15, 2.10.01, 36.10.01, 36.10.02, 36.10.04, 42.07.09, R.C.W.
Referred to Judiciary Committee.

**Senate Bill No. 97**, by Senator Shank:
An Act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime; and amending section 10.01.06, R.C.W.
Referred to Judiciary Committee.

**Senate Joint Memorial No. 8**, by Senators Ganders, Hall and Lee:
Deploring the inter-connecting power line between the Pacific Northwest and California.
Referred to Committee on Public Utilities.

**SECOND READING OF BILLS**

**House Bill No. 130**, by Representative Comfort:
Relating to public assistance and relief by counties.
The bill was read the second time by sections.
Mr. Comfort moved the adoption of the following amendment:
In section 1, lines 6 and 7 of the original bill, being line 1 of the printed bill, after the words "derived from section" and before the comma (,) strike the figure "6" and insert in lieu thereof the figures "2701"
Debate ensued.
The motion was carried and the amendment was adopted.
House Bill No. 130 was passed to third reading and ordered engrossed.
House Bill No. 279, by Representative Wenberg:
Providing for appropriation and distribution of parks and parkways funds.
On motion of Mr. Pedersen, House Bill No. 279 was re-referred to the Committee on Appropriations.

House Bill No. 304, by Representative Hoopingarner:
Relating to animals running at large.
The bill was read the second time by sections and passed to third reading.

House Bill No. 192, by Representative Wedekind:
Relating to the sale, by cities or towns, of real estate acquired for governmental purposes.
The bill was read the second time by sections.
On motion of Mr. Paulsen, House Bill No. 192 was re-referred to the Judiciary Committee.

House Bill No. 214, by Representatives Henry (Edward E.) and O'Brien:
Relating to additions and betterments to water supply districts.
The bill was read the second time by sections and passed to third reading.

House Bill No. 138, by Representatives Huhta, Kellogg and Hess:
Relating to salaries of officers of second class cities.
The bill was read the second time by sections.
Mr. Hess moved that the following amendment be adopted:
In section 1, line 5 of the printed bill, after the word "exceed" and before the word "dollars" strike the words "fifteen hundred" and insert in lieu thereof the words "thirty-six hundred"
Debate ensued.
The motion was lost and the amendment was not adopted.
Mr. Hess moved that House Bill No. 138 be re-referred to the Committee on Cities and Counties.
Debate ensued.
The motion was lost.
House Bill No. 138 was passed to third reading.

House Bill No. 206, by Representatives Loney, Jones (John R.) and Ford:
Relating to agricultural fairs and creating youth shows.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 206, relating to agricultural fairs and creating youth shows, have had 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 18 of the original bill, being page 2, line 9 of the printed bill, after the words "class C fair" insert a period (.) and strike the balance of the matter down to and including the period (.) following the word "dollars" in line 19 of the original bill, being line 10 of the printed bill.
In section 6, page 2, line 24 of the original bill, being page 2, lines 13 and 14 of the printed bill, after the word and letter "class A" and before the word "fairs" strike the following: "and B" and insert in lieu thereof the following: "., B and C"
In section 6, page 2, line 30 of the original bill, being page 2, line 18 of the printed bill, after the words "local fair" and before the comma (,) following the word "funds" strike the word "funds" and insert in lieu thereof the word "resources"

Amend the bill by renumbering section 8 to read "Sec. 7."
Amend the bill further by renumbering the remaining sections consecutively.

JOHN R. JONES, Chairman.


The bill was read the second time by sections.

On motion of Mr. Jones (John R.), the committee amendments were adopted.

House Bill No. 206 was passed to third reading and ordered engrossed.

Mr. O'Brien 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 Bailey, Carmichael, Dootson, Eldridge, Henry (Al), King and Neill, Representatives Eldridge and Neill having been previously excused.

Representatives Bailey, Henry (Al) and King appeared within the bar of the House.

Mr. Zent moved that Mr. Carmichael and Mr. Dootson be excused from the call of the House and that the House proceed with business under the call of the House.

The motion was lost.

Representative Carmichael appeared within the bar of the House.

Mr. O'Brien moved that the absent member, Mr. Dootson, be excused from the call of the House and that the House proceed with business under the call of the House.

The motion was carried.

The Speaker observed within the bar of the House former Representative John T. McCutcheon of Pierce County, and appointed Mr. Bassett and Mr. Comfort to escort him to a seat beside the Speaker.

THIRD READING OF BILLS

House Joint Resolution No. 2, by Representatives Hess and Knoblauch:
A constitutional amendment to the forty mill tax limit on property.

On motion of Mr. Knoblauch, the rules were suspended, the second reading considered the third, and House Joint Resolution No. 2 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Joint Resolution No. 2, and the resolution passed the House by the following vote: Yeas, 81; nays, 15; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Ford, Forrest, Gallagher, Giboney, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich,
Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Carty, Clark, Donohue, Frayn, Gordon, Hallauer, Jeffreys, Johnston (Elmer E.), Jones (John R.), Loney, Orndorff, Powell, Riemcke, Shadbolt, Stonecipher—15.

Those absent or not voting were: Representatives Dootson, Eldridge, Neill—3.

House Joint Resolution No. 2, having received the constitutional two-thirds majority, was declared passed.

Engrossed House Joint Resolution No. 3, by Representatives Anderson (Eva), Hess and Knoblauch:

Proposing an amendment to the constitution relating to the school tax levy.

On motion of Mrs. Anderson (Eva), the rules were suspended, the second reading considered the third, and Engrossed House Joint Resolution No. 3 was placed on final passage.

Debate ensued.

Mr. Nunamaker demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 3, and the resolution passed the House by the following vote:

Yeas, 78; nays, 18; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—78.

Those voting nay were: Representatives Ball, Carty, Clark, Donohue, Gordon, Hawley, Hoefel, Jeffreys, Jones (John R.), Jones (W. Kenneth), Lester, Loney, Orndorff, Shadbolt, Stonecipher, Timm, Woodall, Zent—18.

Those absent or not voting were: Representatives Dootson, Eldridge, Neill—3.

Engrossed House Joint Resolution No. 3, having received the constitutional two-thirds majority, was declared passed.

House Joint Resolution No. 4, by Representatives Henry (Edward E.), Smith and Comfort:

An amendment to the constitution providing for annual sessions of the legislature.

On motion of Mr. Henry (Edward E.), the rules were suspended, the second
reading considered the third, and House Joint Resolution No. 4 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 4, and the resolution passed the House by the following vote: Yeas, 70; nays, 26; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeffel, Hofmeister, Hollliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Knoblauch, Kupka, Loney, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Shadbolt, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—70.

Those voting nay were: Representatives Anderson (B. Roy), Ball, Bassett, Carty, Clark, Cory, Gallagher, Hawley, Hoff, Hurley, Johnston (Elmer E.), Jones (W. Kenneth), Kirk, Lennart, Lester, Lorimer, Orndorff, Ovenell, Powell, Schumann, Siler, Strom, Timm, Vane, Woodall, Zent—26.

Those absent or not voting were: Representatives Dootson, Eldridge, Neill—3.

House Joint Resolution No. 4, having received the constitutional two-thirds majority, was declared passed.

NOTICE OF RECONSIDERATION

Mr. Hoff stated he desired to give notice he would on the next working day move that the House reconsider the vote by which House Joint Resolution No. 4 passed the House.

POINT OF ORDER

Mr. Henry (Al):
"Point of order, Mr. Speaker."

The Speaker:
"What is your point?"

Mr. Henry (Al):
"Mr. Hoff did not vote on the prevailing side."

Mr. Hoff:
"I voted 'No'."

The Speaker:
"You are out of order, Mr. Hoff."

Engrossed House Joint Resolution No. 6, by Representatives Paulsen and Powell:

Requiring judges to retire at the age of seventy-five.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Joint Resolution No. 6 was placed on final passage.

Debate ensued.
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, 75; nays, 21; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Schumann, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Vane, Wintler, Woodall, Zent—75.

Those voting nay were: Representatives Bailey, Gallagher, Hallauer, Hofmeister, Holliday, Hurley, Jones (John R.), King, Knoblauch, Lennart, Pedersen, Ridgway, Savage, Simmons, Smith, Sorensen, Testu, Wedekind, Wenberg, Young, Mr. Speaker—21.

Those absent or not voting were: Representatives Dootson, Eldridge, Neill—3.

Engrossed House Joint Resolution No. 6, having received the constitutional two-thirds majority, was declared passed.

House Joint Resolution No. 8, by Representatives Anderson (B. Roy) and Ford:

A constitutional amendment authorizing school districts to increase percentage of indebtedness.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Joint Resolution No. 8 was placed on final passage.

Debate ensued.

Mr. Lennart demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 8, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown, (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.
Those voting nay were: Representatives Giboney, Orndorff, Stokes—3.
Those absent or not voting were: Representatives Dootson, Eldridge, Neill—3.

House Joint Resolution No. 8, having received the constitutional two-thirds majority, was declared passed.

**MOTION**

Mr. O'Brien moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**Engrossed House Bill No. 94,** by Representatives Gallagher and Griffith:

Providing safety equipment on certain railway motor vehicles.

On motion of Mr. Gallagher, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 94 was placed on final passage.

Debate ensued.

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. 94, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Smith—1.

Those absent or not voting were: Representatives Dootson, Eldridge, Neill—3.

Engrossed House Bill No. 94, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Simmons, Mr. Lennart was excused from the call of the House.

**Engrossed House Bill No. 140,** by Representatives Bernethy and Rasmussen:

Relating to franchises for oil or gas pipe lines.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 140 was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 140, and the bill passed the House by the following vote: Yeas, 89; nays, 6; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holiday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Clark, Hawley, Jones (Mrs. Vincent F.), Pedersen, Smith, Woodall—6.

Those absent or not voting were: Representatives Dootson, Eldridge, Lennart, Neill—4.

Engrossed House Bill No. 140, having received the constitutional majority, was declared passed.

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

**MOTIONS**

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

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Friday, February 9, 1951.

Chas. W. Hodge, Speaker.

S. R. HOLCOMB, Chief Clerk.

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**THIRTY-THIRD DAY**

**MORNING SESSION**

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, FEBRUARY 9, 1951.

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 (Gordon J.), Dootson, Hallauer, Neill, Savage and Stonecipher, Representatives Hallauer, Neill and Stonecipher having been excused.

Prayer was offered by the Reverend Albert Hollinger, Minister of the Church of the Brethren of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Adams, further reading was dispensed with and the journal was ordered to stand approved.
THIRTY-THIRD DAY, FEBRUARY 9, 1951

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 130; also Engrossed House Bill No. 206, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Newman H. Clark, August P. Mardesich.

Mrs. Vincent F. Jones, Chairman.

House of Representatives, Olympia, Wash., February 8, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 111, have compared same with the original bill and find it correctly enrolled.

We concur in this report: John T. Dootson, August P. Mardesich.

Mrs. Vincent F. Jones, Chairman.

The Speaker announced that he was about to sign: House Bill No. 111.

House of Representatives, Olympia, Wash., February 8, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 76, eliminating pension contributions by firemen during war service, 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. 78 (reported by Committee on Cities and Counties):
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. 153, providing a paved highway approach to the 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.


Passed to second reading.

House Bill No. 237 (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 House Bill No. 231, relating to appointment of probation officers for delinquent children, 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. 264 (reported by Committee on Appropriations):
Do pass as amended by Committee on State Government.
On motion of Mr. Simmons, House Bill No. 264 was re-referred to the Committee on Appropriations.

House Bill No. 283 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 293, making an appropriation and creating an interim committee to investigate conditions in the penal institutions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Howard T. Ball, Arthur S. Cory, Reuben A. Knoblauch, Claude H. Lorimer, Charles M. Stokes.

On motion of Mr. Knoblauch, House Bill No. 293 was re-referred to the Committee on Appropriations.

House Bill No. 305 (reported by Committee on State Government):
Do pass as amended.
On motion of Mr. Carty, House Bill No. 305 was re-referred to the Committee on Appropriations.

House Bill No. 309 (reported by Committee on Commerce and Manufacturing):
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. 333, permitting the enlargement 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.

MR. SPEAKER:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 341, relating to proceedings 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.


Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 365, relating to the protection of anadromous fish life in certain water power
projects, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to Committee on Fisheries.

Edward E. Henry, Chairman.


Mrs. Hansen moved that House Bill No. 365 be re-referred to the Committee on Fisheries.

Debate ensued.

Mr. Rasmussen moved that House Bill No. 365 be re-referred to the Judiciary Committee.

Debate ensued.

Mrs. Hansen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Rasmussen to re-refer House Bill No. 365 to the Judiciary Committee.

The motion was lost on a rising vote.

Debate ensued.

Mrs. Hansen 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 House Bill No. 365 be re-referred to the Committee on Fisheries.

The motion by Mrs. Hansen was carried on a rising vote and House Bill No. 365 was re-referred to the Committee on Fisheries.

House Bill No. 374 (reported by Committee on State Institutions):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 382, establishing a state institution in eastern Washington for the rehabilitation of male convicts, 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.

Russell T. Hoopingarner, Chairman.

We concur in this report: Howard T. Ball, Arthur S. Cory, Reuben A. Knoblauch, Claude H. Lorimer, Charles M. Stokes.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 87, providing for joint operation of municipal water systems with an adjoining town in another state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward E. Henry, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 108, providing refunds of motor vehicle fuel tax consumed by the
United States off the 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. **JULIA BUTLER HANSEN, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

House of Representatives, Olympia, Wash., February 8, 1951.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 343, relating to nomination of commissioners in port districts of low population areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **CHARLES R. SAVAGE, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

House of Representatives, Olympia, Wash., February 8, 1951.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 256, relating to election contests, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **CHARLES R. SAVAGE, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

House of Representatives, Olympia, Wash., February 8, 1951.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 273, providing form of ballot in elections for incurring of indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **CHARLES R. SAVAGE, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

House of Representatives, Olympia, Wash., February 8, 1951.

We, a majority of your Committee on Appropriations, to whom was referred the report of the special committee to consider electric roll call system in the House chamber, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Legislative Council for further study, a report on its findings to be submitted to the House of Representatives at the beginning of the thirty-third regular session. **OLE H. OLSON, Chairman.**


The report of the special committee to consider electric roll call system in the House chamber was re-referred to the Legislative Council.
MESSAGE FROM THE GOVERNOR
Executive Department,
Olympia, Wash., February 8, 1951.

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. 93:
"An Act relating to the investment of funds of the state and its political subdivisions of all kinds, and authorizing the investment of such funds in savings and loans associations to the extent that such investments are insured by the Federal Savings and Loan Insurance Corporation."

House Bill No. 95:
"An Act relating to payment of a bonus to veterans of World War II, and amending section 73.32.030, R.C.W."

House Bill No. 96:
"An Act relating to highways; changing the route of Primary State Highway No. 14 to include the Tacoma Narrows bridge; amending section 47.16.140, R.C.W., and declaring an emergency."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., February 8, 1951.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 7; also Engrossed Substitute Senate Bill No. 40; also Senate Bill No. 54; also Senate Bill No. 66; also Senate Bill No. 106; also House Bill No. 111, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

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. 404, by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):
An Act relating to the hospitalization of the mentally ill; providing for the establishment and administration of state hospitals therefor, the care and treatment of the mentally ill, charges for hospitalization and other costs, procedures for admission and transfer of patients, and repealing chapter 71.01, R.C.W., and sections 71.12.020 to 71.12.160, R.C.W., both inclusive.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 405, by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):
An Act relating to inmates of custodial schools, juvenile correctional institutions, mental hospitals and institutions for psychopaths; providing for their protection, fixing the penalty for procuring or assisting in their escape, and declaring an emergency.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 406, by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):
An Act relating to inmates of the state penitentiary and reformatory, pa-
rolees and persons released therefrom, and their rehabilitation; making an appropriation therefor, declaring an emergency, and repealing section 72.03.12, R.C.W.

Ordered printed and referred to Committee on State Institutions.

House Bill No. 407, by Representatives Bernethy and Bailey (by departmental request):
An Act relating to state land and providing for the assessment thereof in water districts, and amending section 57.04.05, R.C.W.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 408, by Representative Ford (by executive request):
An Act relating to revenue and taxation; providing for a tax according to or measured by the net income of banks and corporations; adding a new chapter to title 82, R.C.W.; repealing sections 84.10.27 to 84.10.31, inclusive, R.C.W., and sections 159 to 184, both inclusive, of chapter 180, Laws of 1935 (uncodified); making an appropriation; declaring an emergency, and providing when this act shall take effect.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 409, by Representative Forrest:
An Act relating to taxation; providing for taxes on inheritances wherein a power of appointment is granted.

Ordered printed and referred to Judiciary Committee.

House Bill No. 410, by Representatives Hallauer and Jones (John R.):
An Act relating to public highways, and making an appropriation.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 411, by Representatives Bailey, Kellogg and Hansen:
An Act relating to licenses and permits issued by the director of licenses requiring fees and penalties to be paid to the director, and providing for remission thereof to the state treasurer.

Ordered printed and referred to Committee on License.

House Bill No. 412, by Representative Ford:
An Act relating to public documents, and the use of certain copies as evidence, and adding a new section to chapter 40.20, R.C.W.

Ordered printed and referred to Judiciary Committee.

House Bill No. 413, by Representatives Wedekind, Rasmussen and Roderick:
An Act relating to public hospital districts; providing for the time and manner of holding and calling special elections for the formation of such districts, validating public hospital districts heretofore formed, prescribing the manner in which the existence of such districts now or hereafter formed may be challenged, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 414, by Representative Morris:
An Act relating to retail sales of electrical appliances and equipment; establishing standards, requiring registration of dealers, providing for civil remedies and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Manufacturing.
**House Bill No. 415**, by Representative Forrest:
An Act relating to taxation; providing for taxes on gifts wherein a power of appointment is granted.
Ordered printed and referred to Judiciary Committee.

**House Joint Memorial No. 6**, by Representatives Hoff and Kupka:
Relating to increasing duty on goods imported from United States and United Nations occupied countries.
Ordered printed and referred to Memorials Committee.

**House Joint Resolution No. 16**, by Representatives Morris and Young:
Relating to the repeal of the prohibition of lottery.
Ordered printed and referred to Committee on License.

**FIRST READING OF SENATE BILLS**
The following were read first time by title and acted upon as indicated:

**Engrossed Senate Bill No. 7**, by Senators Rosellini and Hall:
An Act relating to children with behavior problems, defective and feebleminded persons, deaf children, and blind children; providing for their custody, education, care, treatment, and rehabilitation; establishing in the department of public institutions a division to be known as the division of children and youth services; providing for the appointment, removal, and dismissal of the members and employees thereof; providing for the appointment of a supervisor thereof; prescribing his powers and duties; providing for establishment and operation of parental schools or homes, farm units, and forest camps, and diagnostic and special facilities for the treatment and rehabilitation of children with behavior problems; providing for the supervision, management, and control of the Washington State Training School, the State School for Girls, Lakeland Village, Rainier State School, the State School for the Blind, and the State School for the Deaf; creating a state council for children and youth, and prescribing its powers and duties, and creating a forest camp revolving fund.
Referred to Committee on State Institutions.

**Engrossed Substitute Senate Bill No. 40**, by Senator Flanagan:
An Act regulating the sale and the offering or exposing for sale of certain fireworks; defining such fireworks and regulating the manner of using fireworks; providing penalties for the violation of the provisions of the act; repealing chapter 70.22, R.C.W., and declaring an emergency.
Referred to Committee on Commerce and Manufacturing.

**Senate Bill No. 54**, by Senator Witten:
An Act relating to the government of cities of the third class, providing for the appointment of officers; and amending section 35.16.45, R.C.W.
Referred to Committee on Cities and Counties.

**Senate Bill No. 66**, by Senator Hutchinson:
An Act relating to the guardianship of incompetent veterans, and other incompetent and minor beneficiaries of the veterans administration, providing for furnishing free copies of public records required by the veterans administration, and concerning commitment to the veterans administration or other agency of the United States of persons eligible for care or treatment and to make uniform the law with reference thereto.
Referred to Judiciary Committee.
Senate Bill No. 106, by Senators Pearson and Shank:
An Act relating to fisheries, and making an appropriation.
Referred to Committee on Fisheries.

SECOND READING OF BILLS

House Bill No. 157, by Representative Johnston (Elmer E.):
Regulating the issuance and sale of mining securities.

House of Representatives,
Olympia, Wash., February 5, 1951.

Mr. Speaker:

We, your Committee on Mines and Mining, to whom was referred House Bill No. 157, regulating the issuance and sale of mining securities, have had 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 12 and 13 of the original bill, being page 1, lines 6 and 7 of the printed bill, after the words "securities shall" and before the word "contain" insert the following: "be filed with the director before public distribution and"

In section 2, page 2, line 1 of the original bill, being page 1, line 22 of the printed bill, before the word "preceding" insert the following: "(2) The business in which applicant has been engaged for the"

In section 2, page 2, line 11 of the original bill, being page 1, line 29 of the printed bill, strike the period (.) following the word "issuance" and add the following: "Provided further, That any such temporary permit may be revoked for cause by the director."

Amend the bill by adding a new section immediately following section 5, to be known as section 6, to read as follows: "Sec. 6. Section 21.02.08, R.C.W., as derived from section 6, chapter 178, Laws of 1937, is amended to read as follows: A corporation subject to the provisions of this chapter, shall devote at least sixty-five per cent of the proceeds ... of the offering sold in the state to the actual exploration, development, and equipment of its mining property: Provided, That in exceptional cases in which it is demonstrated that the nature of the enterprise requires it, the director may by order, permit a corporation to devote a lesser proportion of the proceeds to such purposes."

Amend the title in lines 2 and 3 of the original bill, being line 2 of the printed bill, after the figures "21.02.06" strike the word "and" and insert in lieu thereof a comma (,); and after the figures "21.02.07" and before the comma (,) insert the word and figures "and 21.02.08"

ELMER E. JOHNSTON, Chairman.

We concur in this report: Earl G. Griffith, Neil J. Hoff, Mark V. Holliday, Ernest W. Lennart, Z. A. Vane, R. C. Brigham Young.

The bill was read the second time by sections.

On motion of Mr. Johnston (Elmer E.), the committee amendments were adopted.

Mr. Johnston (Elmer E.) moved the adoption of the following amendment:

Strike the whole of section 4 and insert in lieu thereof the following: "Sec. 4. Section 21.02.07, R.C.W., as derived from section 9, chapter 178, Laws of 1937 is amended to read as follows: * * * * * Whenever it shall appear to the director, from competent evidence that a mining company authorized to sell securities under this act is being grossly mismanaged or is selling its securities in the state in disregard of the rights of investors or by the use of fraudulent representations at variance with any material facts contained in its statement on file with the department, the director after giving fifteen days' notice of such charges to the company and an opportunity to be heard on the charges against it may suspend its right to sell securities until he is satisfied that the company has made appropriate corrections or he may apply to the superior court of the county where the company has its place of business for an injunction restraining it and/or its officers and directors from any such acts or practices and/or by and with the written consent of the governor may apply to the superior court for the appointment of a receiver to conserve its property pending outcome of the proceedings."

""
Debate ensued.
The motion was carried and the amendment was adopted.
House Bill No. 157 was passed to third reading and ordered engrossed.

**House Bill No. 159,** by Representatives Hallauer, Hess and Carty:
Authorizing tax levies for rural library districts.
The bill was read the second time by sections.
Mr. Giboney moved that the following amendment be adopted:
In section 1, lines 16 and 17 of the printed bill, following the comma (,) after the word “city” strike all the underscored matter in lines 16 and 17 and insert in lieu thereof “Rural Fire Districts”
Debate ensued.
Mr. Kellogg demanded the previous question and the demand was sustained.
The motion was lost on a rising vote and the amendment was not adopted.
Mr. Giboney moved that House Bill No. 159 be re-referred to the Committee on Cities and Counties.
Debate ensued.
Mr. O’Brien demanded the previous question and the demand was sustained.
The motion was lost on a rising vote.
Mr. Mardesich moved the adoption of the following amendment:
In section 1, lines 25 and 26 of the original bill, being lines 16 and 17 of the printed bill, after the comma (,) following the word “city” and before the word “and” strike the underscored matter
Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained.
The motion was carried on a rising vote and the amendment was adopted.
House Bill No. 159 was passed to third reading and ordered engrossed.

**House Bill No. 172,** by Representatives Jones (Mrs. Vincent F.) and Frayn:
Relating to issuance of public school construction bonds.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 248,** by Representatives Morris and Henry (Edward E.):
Including certain farm services in unemployment compensation.
The bill was read the second time by sections.
On motion of Mr. Lennart, the following amendment was adopted:
In section 1, line 24 of the original bill, being line 17 of the printed bill, after the word “farm” and before the word “which” insert the words “or by the farmer”
House Bill No. 248 was passed to third reading and ordered engrossed.

**House Bill No. 286,** by Representatives Paulsen and Phillips:
Relating to retirement benefits of supreme and superior court judges and their widows.
The bill was read the second time by sections.
Mr. Vane moved the adoption of the following amendment:
In section 1, line 8 of the printed bill, after the word “judge” insert the words “any elected state official”
Debate ensued.
Mr. Hurley:
"Point of order, Mr. Speaker. The amendment is not germane."

RULING BY THE SPEAKER

The Speaker:
"The point is well taken, Mr. Hurley. The amendment is not germane."

Mr. Vane moved the adoption of the following amendment:
In section 1, line 10 of the printed bill, strike the words "one-half" and insert "one-quarter"

Debate ensued.
Mr. Nunamaker demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
Miss Phillips moved that the following amendment be adopted:
In section 1, line 17 of the original bill, being line 9 of the printed bill, after the word "for" and before the word "years" strike the word "ten" and insert in lieu thereof the word "twenty"

Debate ensued.
Mr. Smith demanded the previous question and the demand was sustained.
The motion was carried and the amendment was adopted.
House Bill No. 286 was passed to third reading and ordered engrossed.

House Bill No. 299, by Judiciary Committee:
Making the secretary of state agent for accepting service of summons upon certain persons involved in motor vehicle accidents.
The bill was read the second time by sections and passed to third reading.

House Bill No. 310, by Representatives Jones (Mrs. Vincent F.) and Knoblauch:
Relating to education of physically or mentally handicapped children.
The bill was read the second time by sections and passed to third reading.

House Bill No. 313, by Representatives Roderick, Phillips and Ford:
Prescribing method of making ratable reductions in payments of public assistance.
The bill was read the second time by sections.
Mr. Roderick moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 2, to read as follows: "Sec. 2. If any plan of administration of this act transmitted to the federal security agency shall be found not to be in conformity with the federal social security act by reason of any conflict of any section, portion or clause of this act and the federal social security act, such conflicting section, portion or clause of this act is hereby declared to be inoperative to the extent that it is so in conflict."

Debate ensued.
The motion was carried and the amendment was adopted.
On motion of Mr. Roderick, the following amendment was adopted:
In line 2 of the title, strike the period (.) following the word "thereby" insert in lieu thereof a comma (,) and add the following: "and providing for conformity with the federal social security act."

House Bill No. 313 was passed to third reading and ordered engrossed.

House Bill No. 323, by Representative Hurley:
Relating to qualifications of title insurers.
The bill was read the second time by sections.

Mr. Forrest moved the adoption of the following amendment:

In section 1, lines 19, 20 and 21 of the original bill, being lines 13, 14 and 15 of the printed bill, strike all of underscored subsection (4)

Debate ensued.

The motion was carried on a rising vote and the amendment was adopted.

Mr. O'Brien moved that House Bill No. 323 be re-referred to the Judiciary Committee.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and House Bill No. 323 was re-referred to the Judiciary Committee.

THIRD READING OF BILLS

Engrossed House Bill No. 45, by Representatives Paulsen and Woodall:
Relating to tort feasors.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 45 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 45, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Bassett, Carty, Comfort, Hess, Lester—5.

Those absent or not voting were: Representatives Dootson, Hallauer, Neill, Stonecipher—4.

Engrossed House Bill No. 45, having received the constitutional majority, was declared passed.

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

MOTION

Mr. Riemcke moved that the balance of the third reading calendar be re-referred to the Committee on Rules and Order.

The motion was lost.

Engrossed House Bill No. 130, by Representative Comfort:
Relating to public assistance and relief by counties.
On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 130 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 130, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Erdridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Beierlein, Henry (Edward E.), Miller (Clyde J.), Sorensen—4.

Those absent or not voting were: Representatives Ball, Dootson, Gallagher, Hallauer, Neill, Stonecipher—6.

Engrossed House Bill No. 130, having received the constitutional majority, was declared passed.

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

House Bill No. 141, by Representatives Lester and Woodall:
Abolishing the office of constable in certain county seats.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and House Bill No. 141 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 141, and the bill passed the House by the following vote: Yeas, 66; nays, 26; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Carty, Clark, Comfort, Cory, Eldridge, Ford, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Sandison, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—66.

Those voting nay were: Representatives Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cooney, Forrest, Gallagher, Hess, Holliday, Hoopingarner, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Rasmussen, Ridgway, Roderick, Savage, Simmons, Testu, Wedekind, Wenberg, Young—26.
THIRTY-THIRD DAY, FEBRUARY 9, 1951

Those absent or not voting were: Representatives Ball, Donohue, Dootson, Hallauer, Neill, Stonecipher, Vane—7.

House Bill No. 141, having received the constitutional majority, was declared passed.

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

**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 House Bill No. 141 passed the House.

**House Bill No. 196**, by Representative McLean:

Relating to the sale of property under execution, decree or order of sale.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 196 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 196, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Elridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Carty, Donohue, Dootson, Hallauer, Neill, Stonecipher—6.

House Bill No. 196, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 206**, by Representatives Loney, Jones (John R.) and Ford:

Relating to agricultural fairs and creating youth shows.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 206 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 206, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Donohue, Dootson, Gallagher, Hallauer, Hurley, Mayes, McLean, Neill, Stonecipher—9.

Engrossed House Bill No. 206, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Adams, the House adjourned in accordance with the provisions of House Concurrent Resolution No. 11, until twelve o'clock noon, Tuesday, February 13, 1951.

Chas, W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

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**THIRTY-SEVENTH DAY**

**MORNING SESSION**

House of Representatives, Olympia, Wash., Tuesday, February 13, 1951.

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 (Henry A.) and Hoff, Representative Brown (Henry A.) having been excused.

Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

**PROPOSITIONS AND MOTIONS**

**PERSONAL PRIVILEGE**

Mr. Cory announced that the bananas now being distributed by the pages were from the Chehalis banana belt.
RECONSIDERATION

Mr. Kupka moved that the House now reconsider the vote by which House Bill No. 141 passed the House.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained. The Speaker declared the question before the House to be the motion by Mr. Kupka to reconsider the vote by which House Bill No. 141 passed the House.

The motion to reconsider was lost on a rising vote.

PERSONAL PRIVILEGE

Mr. Knoblauch:

"Mr. Speaker:

"A few minutes ago you heard the gentleman from Lewis County give his usual talk about the banana belt. Two years ago I started the custom of passing out rhubarb sauce. We in the Puyallup valley are very proud of one of our important products. This rhubarb is being passed out with the compliments of the Puyallup Valley Rhubarb Growers' Association."

PERSONAL PRIVILEGE

Mr. Rasmussen:

"Mr. Speaker, Members of the House:

"I'm not going to give you any of that old rhubarb, but the cigars and candy now being passed out by the pages are being distributed by the Pierce County Employees' Association for the favor you did them in passing House Bill No. 267."

MOTION

Mrs. Anderson (Eva) moved that the Chief Clerk be directed to write a letter of appreciation and thanks to Mr. Knoblauch's mother and sister-in-law for their fine preparation of the rhubarb sauce just consumed.

The motion was carried.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 157; also Engrossed House Bill No. 159; also Engrossed House Bill No. 286, have compared same with the original bills and find them correctly engrossed.


Mrs. Vincent F. Jones, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 248; also Engrossed House Bill No. 313; also Engrossed House Bill No. 323, have compared same with the original bills and find them correctly engrossed.

We concur in this report: August P. Mardesich, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

Mr. Speaker:

We, your Committee on Transportation, to whom was referred House Bill No. 107, relating to rates of transportation companies, 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. E. (RAY) MORRIS, Chairman.

We concur in this report: Geo. N. Adams, Gordon J. Brown, Ray Olsen, James T.

Passed to second reading.

The Speaker observed within the bar of the House former Representative
Mrs. Thos. E. (Agnes) Kehoe of Spokane, and appointed Mr. Gallagher and
Mr. Hurley to escort her to a seat beside the Speaker.

House Bill No. 143 (reported by Committee on Forestry, State Lands and
Buildings):

Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Bill No. 210, relating to copies of building permits, have had the same under
consideration, and we respectfully report the same back to the House with the recom-

Shadbolt, Harry A. Siler.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred
House Bill No. 281, relating to recommitting of inmates of Lakeland Village and Rainier
State School, have had the same under consideration, and we respectfully report the

Passed to second reading.

**Senate Bill No. 31** (reported by Committee on Revenue and Taxation):

Do pass as amended:
Passed to second reading.

**Engrossed Senate Bill No. 78** (reported by Committee on Revenue and Taxation):

Do pass as amended:
Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 97, permitting in certain cases trial by court of persons charged with crime, 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.

**MESSAGES FROM THE SENATE**

Senate Chamber,
Olympia, Wash., February 8, 1951.

Mr. Speaker:
The President has signed: House Bill No. 63, and the same is herewith transmitted. Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., February 9, 1951.

Mr. Speaker:
The President has signed: House Bill No. 111, and the same is herewith transmitted. Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., February 9, 1951.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 98; also Engrossed Senate Bill No. 107; also Senate Bill No. 140, and the same are herewith transmitted. Herbert H. Sieler, Secretary.

**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. 416**, by Representatives Sandison, Holliday and Huhta:
An Act relating to the veterans' rehabilitation council, and amending section 43.40.07, R.C.W.

Ordered printed and referred to Committee on Veterans' Affairs.
House Bill No. 417, by Representatives Bailey and Bernethy (by departmental request):
An Act relating to certain public lands and providing for the sale thereof, and amending section 1, chapter 78, Laws of 1929, (uncodified).
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 418, by Representative Savage (by departmental request):
An Act relating to eligibility of candidates for public office.
Ordered printed and referred to Committee on Elections.

House Bill No. 419, by Representatives Carmichael and Wenberg:
An Act relating to highways; providing for a survey of an extension of Secondary State Highway No. 1Y from McEachern's Corner on Camano Island westerly to a connection with Secondary State Highway No. 1D on Whidbey Island, and making an appropriation.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 420, by Representative Henry (Al):
An Act authorizing the state forest board to require that certain timber be processed in the locality from which cut.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 421, by Representative Ford:
An Act relating to population of cities and towns; creating a state census board to determine population, and making an appropriation from the motor vehicle excise fund for such purpose.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 422, by Representatives Savage and Paulsen (by departmental request):
An Act relating to the election of justices of the peace and constables in other than city precincts, and amending sections 3.01.01 and 3.02.01, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 423, by Representative Henry (Al):
An Act relating to revenue and taxation; adding a new section to chapter 82.04, R.C.W., repealing chapter 19.05, R.C.W., and declaring when this act shall become effective.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 424, by Representatives Simmons and McLean:
An Act relating to the marketing of agricultural products; providing for the issuance, administration and enforcement of marketing agreements and of marketing orders in connection therewith, prescribing the powers and duties of the director of agriculture in relation thereto, providing for the appointment of commodity boards, their duties and powers, providing for the collection of funds, and providing penalties for the violation of terms of the act or of marketing agreements or orders issued thereunder.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 425, by Representative Olson (Ole H.):
An Act making appropriations and reappropriations for the payment of salaries of certain officers and employees of the state and for the operation,
THIRTY-SEVENTH DAY, FEBRUARY 13, 1951

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 transfers, and for deficiencies, 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, 1951, and ending March 31, 1953, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 426, by Representative Olson (Ole H.):
An Act making appropriations and reappropriations 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 transfers, and for deficiencies, 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, 1951, and ending March 31, 1953, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 427, by Representatives Paulsen and Rasmussen:
An Act relating to pension and retirement systems of the state and political subdivisions thereof; conditionally permitting the retention of accrued service credit by members of such systems when undertaking other public employment, or upon the amalgamation of any one such public service with another.

Ordered printed and referred to Committee on Social Security.

House Bill No. 428, by Representative Savage (by departmental request):
An Act relating to state general elections; amending sections 29.10.09 and 29.10.10, R.C.W., and amending chapter 29.10, R.C.W., by adding a new section thereto.

Ordered printed and referred to Committee on Elections.

House Bill No. 429, by Representatives Anderson (Eva) and Hansen:
An Act relating to education; creating county boards of education, providing procedures therefor, defining their powers and duties, providing for appointment of county superintendents, providing for the joining of counties for general or special services, amending sections 28.10.01, 28.10.03, 28.10.04, 28.09.02, 28.09.08 and 28.09.09, R.C.W., and repealing sections 28.09.01, 28.09.03, 28.09.04, 28.09.05, 28.10.02, 28.10.05, 28.10.06, 28.10.07 and 28.10.08, R.C.W.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 430, by Representatives Paulsen and Comfort:
An Act relating to elections in fourth class towns, providing for nominations by party caucus and by declaration of candidacy, and amending section 29.24.110, R.C.W.

Ordered printed and referred to Committee on Elections.
House Bill No. 431, by Representatives Ford and Hansen:
An Act increasing the amount of state aid to school districts, amending sections 28.41.080 and 28.41.090, R.C.W., and making an appropriation.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 432, by Representatives Kellogg, Hess and Huhta:
An Act relating to elections in second class cities, and amending sections 35.15.04 and 35.15.07, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 433, by Representatives Carmichael and Forrest:
An Act relating to coroners, and amending section 3, chapter 60, Laws of 1905 (uncodified).
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 434, by Representatives Ford and Hansen:
An Act relating to property taxation, eliminating certain county levies, revising limitations upon rates of levy, amending sections 74.01.09 and 84.52.050, R.C.W., and repealing sections 74.01.15, 74.01.16 and 74.01.17, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 435, by Representative Phillips (by departmental request):
An Act relating to juvenile detention facilities, and amending chapter 13.04, R.C.W., by adding two new sections thereto.
Ordered printed and referred to Judiciary Committee.

House Bill No. 436, by Representatives Cory, Hoopingarner and Knoblauch:
An Act relating to the commitment, detention, confinement and release of sexual psychopathic persons and psychopathic delinquents; adding a new chapter to title 71, R.C.W., and repealing sections 71.12.210 to 71.12.450, both inclusive, R.C.W., and sections 70.24.01 to 70.24.10, both inclusive, R.C.W.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 437, 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. 438, by Representatives McLean and Hillyer:
An Act relating to waters; providing for publication of application for appropriation, and amending section 90.11.06, R.C.W.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 439, by Representatives Miller (Floyd C.) and Woodall:
An Act granting to any citizen and taxpayer of the state of Washington the right to prosecute certain actions.
Ordered printed and referred to Committee on State Government.

House Bill No. 440, by Representatives Lester and Cory:
An Act relating to the municipal firemen's pension fund, and tax levies authorized therefor, and amending section 41.04.06, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 441, by Representatives Cory, Hoopingarner and Knoblauch:
An Act relating to alien and non-resident insane, feeble-minded, and epileptic persons; providing for their deportation, and amending section 71.01.12, R.C.W.
Ordered printed and referred to Committee on State Institutions.
House Bill No. 442, by Representatives Cory and Bailey:
An Act relating to elections and the appointment and duties of certain
election boards, and adding a new section to Title 29, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 443, by Committee on Insurance:
An Act relating to the Washington state patrol retirement system, and
amending sections 43.30.12, 43.30.13, 43.30.22, 43.30.25, 43.30.26, 43.30.27,
43.30.28 and 43.30.31, R.C.W.
Ordered printed and passed to second reading.

House Bill No. 444, by Representative Olson (Ole H.) (by departmental
request):
An Act relating to state government and imposing certain restrictions and
duties upon certain individuals, defining crimes and fixing penalties.
Ordered printed and referred to Committee on State Government.

House Bill No. 445, by Representative Miller (Clyde J.):
An Act relating to workmen's compensation; fixing the time for payment
temporary total disability or death benefits, providing for interest thereon,
and amending chapter 51.08, R.C.W., by adding thereto a new section.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 446, by Representatives Savage, Johnson (Charlie) and
Knoblauch:
An Act relating to state government; prescribing minimum compensation of
certain state employees, amending section 43.02.09, R.C.W., and declaring this
act shall take effect April 1, 1951.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 447, by Representative Savage:
An Act relating to industrial insurance; changing the rates of payments
to be made to workmen permanently injured in extra-hazardous employment
and/or to their dependents and beneficiaries in case of death, and amending
sections 51.08.05, 51.08.06 and 51.08.07, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 448, by Representative Olson (Ole H.):
An Act appropriating the sum of fourteen thousand two hundred dollars,
or so much thereof as may be necessary for the temporary publication of ses­sion laws of the thirty-second session of the Washington State Legislature,
and declaring an emergency.

On motion of Mr. Olson (Ole H.), the rules were suspended, House Bill No.
448 was advanced to second reading and read the second time in full.

On motion of Mr. Olson (Ole H.), 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.
The Clerk called the roll on the final passage of 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon
J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Doot-

Mr. Speaker - 92.

Those absent or not voting were: Representatives Brown (Henry A.), Hoff, Lennart, Orndorff, Powell, Ridgway, Wenberg — 7.

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. 449, by Representatives Ball and Henry (Al):

An Act creating the Washington state naturopathic association; defining and regulating the practice of naturopathy, and prescribing penalties for violations of the act.

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

House Joint Memorial No. 7, by Representatives Stonecipher, Bassett and Ball:

Petitioning the President of the United States to purchase the maximum of motor fuel oil within the state.

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. 98, by Senator Shank:

An Act relating to conditional sale contracts; and amending section 63.03.01, R.C.W.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 107, by Senators Copeland and Roup:

An Act providing for cooperative control of forest insects and forest diseases between the State of Washington, federal government and/or private forest land owners; creating the forest insect and disease control fund of which the state treasurer shall be the custodian; making appropriations, and declaring an emergency.

Referred to Committee on Forestry, State Lands and Buildings.

Senate Bill No. 140, by Senators Foster and Sutherland:

An Act relating to certain contracts for the conditional sale or lease of railroad equipment and rolling stock, and amending section 81.36.140, R.C.W.

Referred to Judiciary Committee.

Second Reading of Bills

House Bill No. 202, by Representatives Comfort and Brown (Gordon J.):

Relating to the practice of beauty culture.
On motion of Mr. Brown (Gordon J.), House Bill No. 202 was re-referred to the Committee on Medicine, Dentistry and Drugs.

**THIRD READING OF Bills**

**House Bill No. 214**, by Representatives Henry (Edward E.) and O'Brien: Relating to additions and betterments to water supply districts.

On motion of Mr. Henry (Edward E.), the rules were suspended, the second reading considered the third, and House Bill No. 214 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 214, and the bill passed the House by the following vote: Yeas, 66; nays, 29; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hofmeister, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), Kellogg, King, Kirk, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Roderick, Sandison, Savage, Schumann, Simmons, Stokes, Strom, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—66.

Those voting nay were: Representatives Bassett, Carty, Cory, Hawley, Hillyer, Holliday, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Ridgway, Riemcke, Shadbolt, Siler, Sisson, Smith, Sorensen, Stonecipher, Timm, Wintler, Woodall, Zent—29.

Those absent or not voting were: Representatives Brown (Henry A.), Hoff, Lennart, Powell—4.

House Bill No. 214, having received the constitutional majority, was declared passed.

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

**House Bill No. 221**, by Representatives Henry (Edward E.) and O'Brien: Relating to annexed areas to sewer districts.

On motion of Mr. Henry (Edward E.), the rules were suspended, the second reading considered the third, and House Bill No. 221 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 221, and the bill passed the House by the following vote: Yeas, 68; nays, 24; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hofmeister, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), Kellogg, King, Kirk, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Roderick, Sandison, Savage, Schumann, Simmons, Stokes, Strom, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—66.
maker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Simmons, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Young, Mr. Speaker—68.

Those voting nay were: Representatives Bassett, Hawley, Hillyer, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Riemcke, Shadbolt, Siler, Sisson, Smith, Stonecipher, Timm, Wintler, Woodall, Zent—24.

Those absent or not voting were: Representatives Brown (Henry A.), Cory, Eldridge, Hoff, Holliday, Lennart, Wenberg—7.

House Bill No. 221, having received the constitutional majority, was declared passed.

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

House Bill No. 304, by Representative Hoopingarner:
Relating to animals running at large.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and House Bill No. 304 was placed on final passage.

Debate ensued.

Mr. Riemcke demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 304, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Brown (Henry A.), Eldridge, Hoff, King, Lennart, Rasmussen—6.

House Bill No. 304, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 4, by Senator Schroeder:
Relating to joint bank accounts.

On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 4 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 4, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Brown (Henry A.), Cory, Gallagher, Hoff, King, Kupka, Lennart—7.

Engrossed Senate Bill No. 4, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 9, by Senator Dixon:
Abolishing the state humane bureau.

On motion of Mr. Adams, 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, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Brown (Henry A.), Cory, Hoff, Jones (John R.), Powell, Wenberg—6.

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.
MOTION

On motion of Mrs. Ridgway, the House reverted to the fourth order of business for the purpose of receiving a resolution.

RESOLUTION

Resolution by Mrs. Ridgway, Mr. Bernethy and Mr. Lennart:

WHEREAS, Unprecedented floods during the past few days have inundated numerous areas in the State of Washington with disastrous results; and
WHEREAS, The full extent of damage done to property and dangers existing to health and well-being of the people of the State of Washington is at this time unknown; and
WHEREAS, This catastrophe has caused the governor to proclaim the existence of an emergency

Now Be It Hereby Resolved By the Members of the House of Representatives in Session Assembled:

That, The governor immediately cause a survey to be made of all districts affected by the flood disaster to determine the extent of the damage done in such districts; and

Be It Further Resolved:

That, The governor take immediate action to ascertain the danger to health caused by flood conditions and to protect the people of the area affected against spread of epidemics, and

Be It Further Resolved:

That, The governor forthwith allocate sufficient funds or monies available to him as part of his emergency fund, or other sources under his control to carry into force and effect the intent of this resolution and for the purpose of making emergency repairs necessary on dikes, roads and bridges to restore transportation and communications and enable the public schools to resume functioning.

Mrs. Ridgway moved that the resolution be adopted.

Debate ensued.

The motion was carried and the resolution was adopted.

On motion of Mr. Woodall, the House resumed consideration of bills on third reading.

THIRD READING OF BILLS

Senate Bill No. 46, by Senators Dixon and Shank:

Creating a legislative budget committee.

On motion of Mr. Carty, the rules were suspended, the second reading considered the third, and Senate Bill No. 46 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 46, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingeran, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisso, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.
Those absent or not voting were: Representatives Anderson (Eva), Brown (Henry A.), Cooney, Hoff, Jones (John R.)—5.

Senate 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.

**Senate Bill No. 58, by Senator Flanagan:**
Abolishing Salt Creek State Park.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Senate Bill No. 58 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 58, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeftel, Hofmeister, Holli day, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray) Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker — 96.

Those absent or not voting were: Representatives Brown (Henry A.), Hoff, Jones (John R.) — 3.

Senate 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.

**MOTION**

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Wednesday, February 14, 1951.

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 Brown (Gordon J.), Gordon, Mayes and Paulsen, Representative Paulsen having been excused.

Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

**MOTION**

On motion of Mr. Ford, House Bill No. 421 was re-referred from the Committee on Roads and Bridges to the Committee on Cities and Counties.

**REPORTS OF STANDING COMMITTEES**

House of Representatives, Olympia, Wash., February 13, 1951.

MR. SPEAKER:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 101, providing license fees for storage warehouses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. W. KUPKA, Chairman.


Passed to second reading.

**House Bill No. 160** (reported by Committee on Forestry, State Lands and Buildings):

Do pass as amended.
Passed to second reading.

**House Bill No. 274** (reported by Committee on Cities and Counties):

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. 287, relating to state forest lands and the distribution of funds derived therefrom, 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.
THIRTY-EIGHTH DAY, FEBRUARY 14, 1951

House of Representatives,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 289, relating to inspection of anti-freeze, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. W. KUPKA, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 321, relating to intervals of payment of wages to court employees, 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 of Representatives,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 344, relating to state employees over seventy years of age with special skills, 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,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 348, relating to social security and unemployment compensation benefits for employees on state-operated ferries, 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,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 349, permitting sale and/or lease of public land surrounding Lake Merrill in Cowlitz 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. 380, authorizing sale of certain state lands in Skagit 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 Cities and Counties, to whom was referred House Joint Memorial No. 4, asking federal aid grants to counties under certain circumstances, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DEWEY C. DONOHUE, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Joint Memorial No. 5, favoring a national old age pension, 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 Cities and Counties, to whom was referred Senate Bill No. 6, relating to improvement of navigable river channels, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DEWEY C. DONOHUE, Chairman.


Passed to second reading.

MESSAGE FROM THE GOVERNOR

Executive Department, Olympia, Wash., February 13, 1951.

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

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following House Bill, entitled:

House Bill No. 15:

"An Act making a deficiency appropriation to the State Department of Health, and declaring an emergency."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor.
MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 13, 1951.

Mr. Speaker:
The Senate has passed: Substitute Senate Bill No. 20; also
Engrossed Senate Bill No. 80; also
Senate Bill No. 99; also
Senate Bill No. 116; also
Senate Bill No. 208, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker observed within the bar of the House former Representative
Dean C. McLean, formerly of Pierce but now of King County, and appointed
Mr. Clark and Mr. Frayn to escort the former member to a seat beside the
Speaker.

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. 450, by Representatives Hillyer, Wedekind and Young (by
request):
An Act relating to intoxicating liquors, and regulating the days and hours
of sale thereof.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 451, by Representatives Comfort and Jones (John R.):
An Act relating to state employees' retirement system and to optional re­
tirement and optional allowances thereunder, and amending sections 41.40.270
and 41.40.290, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 452, by Representative Simmons:
An Act including the annual cost of capital expenditures in computing the
amount to be paid to high school districts for non-resident pupils, and amend­
ing section 28.20.09, R.C.W.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 453, by Representative Savage (by departmental request):
An Act relating to elections, and amending section 29.06.11, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 454, by Representative Anderson (B. Roy):
An Act relating to elections; providing that county assessors shall be
elected as non PARTISAN officers, and amending sections 29.07.07 and 29.07.14,
R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 455, by Representatives Sandison and Stokes:
An Act relating to health and safety; creating within the state pollution
control commission an agency to be known as the "air pollution control office",
and defining the powers and duties thereof.
Ordered printed and referred to Committee on State Government.

House Bill No. 456, by Representatives Carmichael and Bernethy:
An Act relating to education; providing a statewide minimum salary sched­
ule, amending sections 28.67.090 and 28.41.060, R.C.W., adding new sections
to chapter 28.67, R.C.W., and repealing section 28.19.07, R.C.W.
Ordered printed and referred to Committee on Education and Libraries.
House Bill No. 457, by Representatives Henry (Al) and Olson (Ole H.): An Act relating to the public highways; making an appropriation from the motor vehicle fund, and declaring an emergency. Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 458, by Representative Adams: An Act authorizing cities owning and operating public utilities having facilities for the generation of electricity located in counties other than that in which such cities are located, to contribute to the support of the county governments of such counties and enter into contracts with such counties therefor, and declaring an emergency. Ordered printed and referred to Committee on Revenue and Taxation.


House Bill No. 460, by Representatives King and Hansen: An Act relating to the state employees' retirement system, and adding a new section to chapter 41.10, R.C.W. Ordered printed and referred to Committee on Social Security.

House Bill No. 461, by Representatives King and Roderick: An Act relating to revenue and taxation; restricting the exemption of hospitals from taxation; and amending section 84.09.04, R.C.W. Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 462, by Representatives Woodall and Johnston (Elmer E.): An Act relating to justices of the peace. Ordered printed and referred to Judiciary Committee.

House Bill No. 463, by Representative Henry (Al): An Act relating to the public highways, and amending section 47.20.340, R.C.W. Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 464, by Representatives Simmons and Knoblauch: An Act relating to drainage districts and providing for the dissolution of existing drainage districts. Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 465, by Representatives Brown (Henry A.), McLean 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, and providing for penalties for violations. Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 466, by Representatives Mayes, Siler and Cory: An Act relating to counties and authorizing boards of county commissioners to sell certain crushed rock, and adding a new section to chapter 36.48, R.C.W. Ordered printed and referred to Committee on Cities and Counties.
House Bill No. 467, by Representative Orndorff:
An Act relating to the financial responsibility of owners and operators of motor vehicles; declaring the organized militia to be a self-insurer, and amending section 46.28.130, R.C.W.
Ordered printed and referred to Committee on Insurance.

House Bill No. 468, by Representatives Ford, Vane and Eldridge:
An Act relating to state government and establishing the state department of administration and the director of administration and defining their powers and duties; amending sections 1.03.02, 43.06.09, 43.06.29 and 43.57.02, R.C.W., repealing chapter 40.03, R.C.W., defining crimes and fixing penalties, and declaring that this act shall take effect April 1, 1951.
Ordered printed and referred to Committee on State Government.

House Bill No. 469, by Representatives Olson (Ole H.) and Henry (Al):
An Act providing for the organization and incorporation of cities of the first class in areas within counties not heretofore incorporated and the adoption of a charter; prescribing the method for calling elections therefor, and declaring an emergency.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 470, by Representatives Hoopingarner and Donohue:
An Act relating to the department of game and the game commission, and amending section 77.04.060, R.C.W.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 471, by Representative Orndorff:
An Act relating to the militia; amending sections 38.01.05, 38.02.02, 38.03.01, 38.03.02, 38.03.03, 38.03.04, 38.03.10, 38.03.11, 38.03.12, 38.03.17, 38.03.20, 38.05.05, 38.06.03, 38.06.05, 38.07.02, 38.07.03, 38.07.04, 38.07.05, 38.08.01, 38.08.02, 38.08.11, 38.08.12, 38.08.14, 38.08.15, 38.09.07, 38.10.01, 38.10.04 and 38.10.11, R.C.W., and repealing sections 38.06.04 and 38.08.13, R.C.W.
Ordered printed and referred to Committee on Military and Naval Affairs.

House Joint Memorial No. 8, by Representatives Phillips and Adams:
Memorializing the Congress of the United States to extend the time in which Indian tribes may file claims before the Indian claims commission.
Ordered printed and referred to Memorials Committee.

House Joint Memorial No. 9, by Representatives Savage, Bernethy and Huhta:
Relating to extension of a common carrier railroad to the Olympic peninsula.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Joint Resolution No. 17, by Representative Jones (W. Kenneth):
Relating to the ratifying of the congressional proposal of the constitutional amendment limiting presidency to two terms.
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:

Substitute Senate Bill No. 20, by Committee on Revenue and Taxation:
An Act relating to taxation of real and personal property; providing
limiting rates of levy, and amending section 84.52.050, R.C.W.; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 80, by Senator Hall (by departmental request):
An Act relating to taxation, authorizing the tax commission to prepare and distribute a revised property assessment manual, and making an appropriation.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 99, by Senator Shank:
An Act relating to uniform enforcement of foreign judgments act.
Referred to Judiciary Committee.

Senate Bill No. 116, by Senator Goodloe:
An Act relating to police or municipal judges pro tempore in first class cities, and repealing section 35.14.52, R.C.W.
Referred to Judiciary Committee.

Senate Bill No. 208, by Senators Sapp and French:
An Act relating to state lands, and authorizing the sale of certain school land in Skagit County.
Referred to Committee on Forestry, State Lands and Buildings.

SECOND READING OF BILLS

Senate Bill No. 31, by Senator Sutherland:
Relating to the establishment and boundaries of taxing districts.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 31, relating to the establishment and boundaries of 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 amendment:

In section 1, line 13 of the original bill, being line 7 of the printed bill, following the period (.) after the word "year" strike the remainder of the section and insert in lieu thereof the following: "In any case where any instrument setting forth the official boundaries of any newly established taxing district, or setting forth any change in such boundaries, is required by law to be filed in the office of the county auditor or other county official, said instrument shall be filed in triplicate. The officer with whom such instrument is filed shall transmit two copies to the county assessor."

ROBERT M. FORD, Chairman.


The bill was read the second time by sections.
On motion of Mr. Ford, the committee amendment was adopted.
Senate Bill No. 31 was passed to third reading.

Senate Bill No. 60, by Senator Ganders:
Abolishing the commercial motor vehicle safety division of the state patrol.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 65, by Senators Roup and Pearson (by highway departmental request):
Relating to wilful vandalism on the highways.
The bill was read the second time by sections and passed to third reading.
Engrossed Senate Bill No. 78, by Senators Lee and Cowen (by departmental request):
Relating to collection of compensating tax on motor vehicles.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 78, relating to collection of compensating tax on 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 with the following amendments:

In section 1, page 1, lines 22 and 23 of the engrossed bill, after the words “applicant presents” and before the words “showing that” strike the words “a receipt” and insert in lieu thereof the words “satisfactory evidence”

In section 1, page 1, line 13 of the engrossed bill, being page 2, line 3 of the printed bill, after the words “sum of” and before the words “cents for” strike the word “twenty-five” and insert in lieu thereof the word “fifty”

Robert M. Ford, Chairman.


The bill was read the second time by sections.
On motion of Mr. Ford, the committee amendments were adopted.
Engrossed Senate Bill No. 78 was passed to third reading.

Senate Bill No. 87, by Senator Dahl:
Providing for joint operation of municipal water systems with an adjoining town in another state.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 97, by Senator Shank:
Permitting in certain cases trial by court of persons charged with crime.
The bill was read the second time by sections.
Mr. Woodall moved that the following amendment be adopted:

In section 1, line 14 of the original bill, after the word “court” and before the comma (,) following the word “attorney” strike the words “and the prosecuting attorney”

Debate ensued.
The motion was carried and the amendment was adopted.
Senate Bill No. 97 was passed to third reading.

Senate Bill No. 108, by Senator Clark (by departmental request):
Providing refunds of motor vehicle fuel tax consumed by the United States off the public highways.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 128, by Senator Witten (by executive request):
Ceding to the United States exclusive jurisdiction over Auburn General Depot area.
The bill was read the second time by sections.
Mr. Beierlein moved the adoption of the following amendment:

In section 1, line 5 of the original bill, after the word and figure “Section 1,” and before the word “jurisdiction” strike the word “exclusive” and insert in lieu thereof the word “Concurrent”

Debate ensued.
The motion was carried and the amendment was adopted.
On motion of Mr. Beierlein, the following amendment was adopted:
In line 1 of the title after the words "United States" and before the word "jurisdiction" strike the word "exclusive" and insert in lieu thereof the word "concurrent"

Senate Bill No. 128 was passed to third reading.

House Bill No. 251, by Representatives Donohue, Kellogg and Carmichael: Providing that the terms of office for all county commissioners shall be four years.
The bill was read the second time by sections and passed to third reading.

House Bill No. 168, by Representatives Jones (Mrs. Vincent F.) and Frayn: Relating to boundary of school districts.
The bill was read the second time by sections and passed to third reading.

MOTION
On motion of Mr. Adams, the House recessed until 11:40 o'clock a.m.

MIDMORNING SESSION

The Speaker called the House to order at 11:40 o'clock a.m.
The Clerk called the roll and all members were present except Representative Paulsen, who had been excused.

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 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 Schroeder and Miller.
The Clerk of the House called the roll of the House members and all were present except Representative Paulsen, who had been excused.
The following Memorial Services were observed:

MEMORIAL SERVICES

Presiding: Senator Victor Zednick
Representative Eva Anderson

Invocation.................................................Reverend Delbert W. Daniels
“There Is No Death”, Solo..........................William Pond (Jeffrey O’Hara)
Memorial Address, “God at the Helm”..............Representative Claude H. Lorimer
“Goin’ Home”, Solo.......................................William Pond (Anton Dvorak)
Memorial Tribute........................................Representative Eva Anderson
Floral Tribute by Members of Senate and House
Benediction...............................................Reverend Delbert W. Daniels
Taps............................................................

Mr. Phil Raboin at the Organ

MEMORIAL TRIBUTE
Representative Eva Anderson

We pause, in the midst of a busy day—at a time of crisis in state and nation—to honor our recently departed fellow legislators.
Enshrined on the Roll of Memory today, are the names of forty men and one woman. They too, once sat in these legislative halls even as you and I now sit here.
As the clock on the wall ticked and the calendar days flitted past with kaleidoscopic swiftness, they too dreamed of building a better world. But when the Reaper declares that "Life’s session is ended," no mortal can stay the clock for a single instant. No one can say, “Give me a few more minutes; a few more hours. My bill didn’t pass.”

Eventually for all, TIME ITSELF RUNS OUT.

THOSE FIRST STEPS IN IMMORTALITY, WHICH EVERY HUMAN CRAVES, MUST BE TAKEN NOW.

Those whom we honor today used some of Life’s shining hours, we know, for Humanity and for the State of Washington. To them, we are deeply grateful.

To you in the galleries, friends and relatives of our comrades, we extend our warmest sympathy. Upon you falls the great burden of this loneliness.

Here and now, may you and I—all of us—rededicate our own lives to perpetuating their dream:

“The dream of a brotherhood coming to birth
The dream of a Christ for a Christlike earth.”

IN MEMORIAM

In tribute to the memories of the following distinguished former members of the Senate and House who have passed from among us, we, the memorialists of the Thirty-second Session, convey the respects of the Washington State Legislature:

In Memory of: Tribute by:

N. B. Atkinson .................................. Representative Milton R. Loney
Newell J. Banks ................................ Representative Charles M. Stokes
General Albert H. Beebe ..................... Senator William D. Shannon
James-B. Brain ................................ Representative R. C. Brigham Young
Dr. R. E. Butler .............................. Representative James D. Stonecipher
Cal E. Butterworth ............................ Representative B. Roy Anderson
A. W. Clark .................................... Representative W. E. Carty
Arthur G. Cohen ............................... Representative Edward E. Henry
James A. Cross ................................ Representative John R. Jones
Carl E. Devenish .............................. Senator W. C. Raugust
Austin B. Dorsey .............................. Representative Gordon Sandison
Henry Drum .................................... Representative Arthur H. Bassett
M. D. Dungan .................................. Senator Nat Washington
Robert E. Dwyer ............................... Representative John F. Strom
DeWolfe Emory ................................. Representative Wesley R. Eldridge
M. E. Field .................................... Representative Joe F. Lester
Wellington P. Hews ............................ Representative O. R. Schumann
Amos Hill ...................................... Representative Bernard J. Gallagher
Julius C. Hubbell .............................. Representative B. J. (Cy) McLean
Julius C. Johnson ............................. Representative David Hoefel
William LeRoy LaFollette .................... Representative J. Chester Gordon
Carl J. Luck .................................... Representative Daniel W. Giboney
Tony P. Mardesich ............................ Representative August P. Mardesich
W. F. McCauley ............................... Representative Dewey C. Donohue
C. E. McIntosh ................................. Representative John T. Dootson
Mrs. Harry John Miller ....................... Representative Wally Carmichael
Charles A. Moran ............................. Representative Jeanette Testu
Leslie V. Morgan ............................. Senator F. Stuart Foster
Ralph D. Nichols ............................. Senator Dayton A. Witten
A. E. Olson .................................... Senator Asa V. Clark
Harry W. (Nick) Pierong ..................... Representative C. A. Orndorff
A. L. Ray ...................................... Senator Henry J. Copeland
G. Frank Rhodes ............................... Representative George W. Kupka
Percy H. Ridgway .............................. Senator William C. Goodloe
P. L. Sinclair .................................. Senator Clyde V. Tisdale
Archibald C. Smith ............................ Representative Alfred S. Hillyer
Horace E. Smith ............................... Senator Robert M. French
Lee R. Smith .................................. Representative A. B. Comfort
Ray W. Sprague ............................... Representative Arthur S. Cory
G. E. Steiner .................................. Senator Albert D. Rosellini
Sydney A. Stevens ............................ Representative Floyd C. Miller
MOTION
On motion of Mr. Adams, the Joint Session was dissolved.
The Speaker resumed the Chair.
The Speaker directed the Sergeant-at-Arms of the House to escort the
President of the Senate and the Senators to the Senate Chamber.

MOTION
On motion of Mr. Adams, the House adjourned until eleven o'clock a.m.,
Thursday, February 15, 1951.

S. R. HOLCOMB, Chief Clerk.

THIRTY-NINTH DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Thursday, February 15, 1951.

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 Holliday and Roderick.
Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, further reading was dispensed with
and the journal was ordered to stand approved.

PROPOSITIONS AND MOTIONS

MOTION

Motion in writing by Mr. Adams:

MR. SPEAKER:

May I, for myself, and on behalf of my colleagues on this side of the House, express
our appreciation to the gracious lady from Chelan County for the splendid and moving
memorial services held under her supervision in this chamber on yesterday.
We, who have been long about these halls, find each year more and more names
on the memorial list that recall friends once near us, whose memories are precious to us.
The charming lady from Chelan, famous in her own right as an author and educator,
yesterday provided a beautiful memorial ceremony for our departed friends, a ceremony
that could come only from the deep spirituality of an understanding and sympathetic
heart.
To Mrs. Eva Anderson and those who worked with her we express our gratitude
and we are sure the gratitude of this entire House.
Mr. Speaker, I move the House extend Representative Anderson and all who worked
with her a vote of appreciation.

The motion was unanimously carried.
The tribute to Mrs. Anderson was ordered spread upon the Journal.

REPORTS OF STANDING COMMITTEES

House Bill No. 156 (reported by Committee on Reclamation and Irrigation):
Do pass as amended.
Passed to second reading.
House Bill No. 179 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House Bill No. 194 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 217, relating to making an appropriation for and creating the interstate compact commission, 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 State Government, to whom was referred House Bill No. 217, relating to making an appropriation for and creating the interstate compact commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

...................................., Chairman.
We concur in this report: Louis E. Hofmeister, Jeanette Testu.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 266, relating to low rent housing, 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 Cities and Counties, to whom was referred House Bill No. 266, relating to low rent housing, 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: Wally Carmichael, Dwight S. Hawley, Mrs. Vincent F. Jones, Harold B. Kellogg, Joe F. Lester, O. R. Schumann.

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. 298, creating the forest development fund and appropriating funds for activities of the forest board, 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., February 14, 1951.

Mr. Speaker: 
We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 319, relating to investment of pension funds, 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. 403 (reported by Committee on State Institutions): 
Do pass as amended.
Passed to second reading.

House Bill No. 405 (reported by Committee on State Institutions): 
Do pass as amended.
Passed to second reading.

House Bill No. 406 (reported by Committee on State Institutions): 
Do pass as amended.
Passed to second reading.

Mr. Speaker: 
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 438, relating to publication of notices for underground water rights, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Al Henry, Chairman.


Passed to second reading.

Mr. Speaker: 
We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 94, relating to joint bank deposits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. J. Beierlein, Chairman.


Passed to second reading.

Mr. Speaker: 
We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 130, reimbursing cities and towns for motor vehicle excise taxes 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.


Passed to second reading.
MESSAGE FROM THE GOVERNOR

Executive Department,
Olympia, Wash., February 14, 1951.

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. 89:
"An Act relating to forestry; requiring the elimination of snags, and prescribing penalties."

House Bill No. 166:
"An Act making a deficiency appropriation from the general fund to the county tuberculosis hospitalization fund, and declaring an emergency."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 14, 1951.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 115 and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.

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. 472, by Representative Forrest:
An Act relating to the use of firearms by persons under fourteen years, and amending section 9.24.24, R.C.W.

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

House Bill No. 473, by Representatives Smith and Morris:
An Act relating to bus transportation service to areas annexed to cities having a population of four hundred thousand persons or more; authorizing commencement or deferral of city bus service to such areas, providing for just compensation to private bus operators displaced by city service to such areas, and declaring an emergency.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 474, by Representatives Carmichael and Hoff:
An Act relating to the Washington state guard, and declaring an emergency.

Ordered printed and referred to Committee on Military and Naval Affairs.

House Bill No. 475, by Representative Powell:
An Act increasing the expense allowance of members of the legislative council, and amending section 44.06.06, R.C.W.

Ordered printed and referred to Committee on State Government.

House Bill No. 476, by Representative Hallauer:
An Act relating to elections of state representatives.

Ordered printed and referred to Committee on Elections.

House Bill No. 477, by Representative McLean:
An Act relating to Primary State Highway No. 18, and making an appropriation.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 478, by Representatives Bailey and King:
An Act relating to public highways, and amending section 47.08.13, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 479, by Representative O'Brien:
An Act relating to the department of labor and industries; making an
appropriation from the general fund, and declaring an emergency.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 480, by Representative O'Brien:
An Act authorizing voters to be absent from work to vote in certain elec-
tions without penalty or loss of wages or salary.
Ordered printed and referred to Committee on Elections.

House Bill No. 481, by Representatives McLean, Schumann and Kellogg:
An Act relating to cities and towns; authorizing the creation of utility
local improvement districts, and the levy and collection of assessments for
the payment of principal and interest of water and sewer revenue bonds or
warrants, and providing for the funding or refunding thereof.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 482, by Representative Hansen:
An Act relating to the sale of intoxicating liquor by the state, and amend-
ing section 66.04.01, R.C.W.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 483, by Representative Hansen:
An Act relating to the obstruction of county roads by logs.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 484, by Representatives Cory and Beierlein:
An Act relating to savings and loan associations and the liquidations
thereof.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 485, by Representative Olsen (Ray):
An Act relating to intoxicating liquor and the penalties thereunder, and
amending section 66.11.27, R.C.W.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 486, by Representative Olson (Ole H.):
An Act relating to industrial insurance and medical aid, and amending
section 51.11.06, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 487, by Representatives Cory and Woodall:
An Act relating to the commission form of city government and to the
salaries of the mayor and commissioners; amending section 35.11.11, R.C.W.,
and declaring an emergency.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 488, by Representatives Roderick, Dootson and Riemcke:
An Act relating to veterans; making an appropriation, repealing chapter
43.40, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 489, by Representatives Rasmussen, Frayn and Miller
(Floyd C.):
An Act relating to the payment and assignment of wages.
Ordered printed and referred to Committee on Labor Relations.
House Bill No. 490, by Representatives Woodall and O'Brien:
An Act relating to the platting, subdivision and dedication of land, and amending section 58.04.10, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 491, by Representatives Mayes, Cory and Young:
An Act relating to cities; authorizing cities of the second and third class to place in effect adjustments in wages, hours and conditions of employment, amending chapter 35.21, R.C.W., by adding a new section thereto, and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 492, by Representatives Miller (Floyd C.) and Frayn:
An Act relating to collective bargaining contracts of employment; declaring the public policy of the state with respect thereto, and amending section 49.08.03, R.C.W.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 493, by Representatives Anderson (B. Roy), Paulsen and Rasmussen:
An Act relating to cities and towns; authorizing cities and towns which acquire privately-owned electric operating properties to make payments to taxing districts wherein such property is located.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 494, by Representatives Adams and Comfort:
An Act relating to nursing homes and providing for the licensing thereof; prescribing the duties of certain state departments, prescribing license fees, defining crimes and prescribing penalties, and repealing chapter 74.08, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 495, by Representatives Nunamaker and Olsen (Ray):
An Act relating to pension, relief, disability and retirement systems of officers and employees of cities and towns participating in the statewide city employees' retirement system law, and amending sections 41.11.03, 41.11.05, 41.11.06, 41.11.07, 41.44.080, 41.44.090, 41.44.100, 41.44.110, 41.11.12, 41.11.13, 41.11.14, 41.44.150, 41.44.160, 41.11.17, 41.11.19 and 41.11.25, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 496, by Representatives Zent and Olson (Ole H.):
An Act relating to motor vehicles; providing that owners shall forthwith notify the director of licenses of sale thereof, and providing penalties.
Ordered printed and referred to Committee on License.

House Bill No. 497, by Representative Paulsen:
An Act relating to cooperative associations; authorizing such associations to purchase their own stock under certain conditions; prescribing the circumstances under which stock certificates in cooperative associations shall be issued and the circumstances under which stockholders may vote such stock when the same is not wholly paid for; and amending section 23.14.11, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 498, by Representatives Henry (Al) and Olson (Ole H.):
An Act relating to the legislature; dividing the sixteenth legislative district into two districts and providing for representation therefor.
Ordered printed and referred to Committee on Elections.
House Bill No. 499, by Representatives Hansen and Brown (Henry A.):
An Act relating to toll bridge, tunnel or ferry facilities or projects there­
for; authorizing the formation of districts in aid of such facilities or projects
of the Washington Toll Bridge Authority and the levy of assessments for
such purpose and the use of funds derived therefor; declaring the duties of
certain officers, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 500, by Representative Olson (Ole H.):
An Act relating to herbicides.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 501, by Representatives Hansen and Brown (Henry A.):
An Act relating to the Washington Toll Bridge Authority; establishing a
permanent revolving fund for certain engineering investigations thereby,
and making an appropriation from the motor vehicle fund therefor; and mak­
ing a further appropriation from the motor vehicle fund for an investigation
by said Authority into projects for the solution of the cross-sound transporta­
tion problem.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 502, by Representative Bassett:
An Act relating to hours of labor of certain women, and amending section
49.07.07, R.C.W.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 503, by Representatives Brown (Gordon J.) and Rasmussen:
An Act relating to railroad labor camps; prescribing the powers and duties
of certain public officers, defining crimes and prescribing penalties.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 504, by Representative Giboney:
An Act relating to taxation; providing for the assessment of certain per­
sonal property on the basis of the average number of months such property
is held within the state, and amending Title 84, R.C.W., by adding new
sections thereto.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 505, by Representatives Eldridge, Miller (Floyd C.) and
O'Brien:
An Act relating to female employment; providing a maximum number
of hours that females may work during twenty-four, and amending section
49.07.07, R.C.W.
Ordered printed and referred to Committee on Labor Relations.

House Joint Resolution No. 18, by Representative Olson (Ole H.):
Changing the publication for constitutional amendments from at least
three months next preceding the election to once a month for three consecu­
tive months next preceding such election.
Ordered printed and referred to Committee on Elections.

House Concurrent Resolution No. 12, by Representatives Loney and Stone­
cipher:
Relating to the joint session for the unveiling of the Marcus Whitman
statue.
The resolution was read the first time by title.
On motion of Mr. Stonecipher, the rules were suspended, House Concurrent Resolution No. 12 was advanced to second reading and read the second time in full.

On motion of Mr. Stonecipher, the rules were suspended, House Concurrent Resolution No. 12 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

On motion of Mr. Stonecipher, House Concurrent Resolution No. 12 was ordered immediately transmitted to the Senate.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 115, by Senator Lee (by departmental request):
An Act relating to taxation, discontinuing the use of tax tokens; amending sections 82.08.05, 82.08.06 and 82.08.07, R.C.W.; repealing section 82.08.13, R.C.W., and declaring that it shall take effect April 1, 1951.
Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS

House Bill No. 48, by Representative Paulsen:
Providing additional superior court judges for Pierce County.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 48, providing additional superior court judges for 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 with the following amendments:

In section 3, page 1, lines 15 and 16 of the original bill, being page 1, line 9 of the printed bill, after the word "King" and before the words "judges of" strike the word "sixteen" and insert in lieu thereof the following: "eighteen"

In section 5, page 1, line 27 of the original bill, being page 1, lines 18 and 19 of the printed bill, after the comma (,) following the words "Walla Walla" and before the words "of the superior" strike the words "one judge" and insert in lieu thereof the following: "two judges"

In section 6, page 2, line 3 of the original bill, being page 1, line 24 of the printed bill, after the comma (,) following the word "jointly" and before the word "judges" strike the word "two" and insert in lieu thereof the following: "three"

In line 2 of the title of the original bill, being line 1 of the title of the printed bill, after the comma (,) following the word "County" and before the word "amending" insert the following: "and additional judges in King County and Walla Walla County and the counties of Island and Snohomish jointly."

Arthur H. Paulsen, Chairman.


The bill was read the second time by sections.

Mr. Paulsen moved that the committee amendment to section 3, page 1, lines 15 and 16 of the original bill, being page 1, line 9 of the printed bill, be adopted.

Debate ensued.

The motion was lost and the amendment was not adopted.
Mr. Beierlein moved that the following amendment be adopted:

In section 3, page 1, line 17 of the original bill, being page 1, line 11 of the printed bill, after the asterisks (••••) and before the word “judges” strike the word “six” and insert in lieu thereof the word “five”

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained. The motion was carried on a rising vote and the amendment was adopted.

Mr. Clark moved the adoption of the following amendment:

In section 3, page 1, lines 15 and 16 of the original bill, being page 1, line 9 of the printed bill, after the word “King” and before the word “judges” strike the word “sixteen” and insert in lieu thereof the word “seventeen”

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Paulsen, the committee amendment to section 5, page 1, lines 15 and 16 of the original bill, being page 1, line 9 of the printed bill, was adopted on a rising vote.

On motion of Mr. Paulsen, the committee amendment to section 6, page 2, line 3 of the original bill, being page 1, line 24 of the printed bill, was adopted.

Mr. Dootson moved the adoption of the following amendment:

In section 8, line 9 of the printed bill, after the word “vacancy” insert a period (.) and strike the remainder of section and insert in lieu thereof the following: “A judge shall not be appointed but a new judgeship will be created only by election, which election shall be at the next succeeding general election.”

Debate ensued.

Mr. McLean demanded a call of the House.

The demand was not sustained.

Mr. O’Brien 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 Testu, having been previously excused.

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

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

Mr. Clark moved that the rules be suspended and that the roll call be reversed.

The motion was carried.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Dootson.

Debate ensued.

The Clerk called the roll and the amendment failed to be adopted by the following vote: Yeas, 25; nays, 73; absent or not voting, 1.

Those voting yea were: Representatives Beierlein, Bernethy, Brown (Henry A.), Connor, Cooney, Dootson, Ford, Henry (Edward E.), Hess, Huhta, Kupka, McLean, Miller (Floyd C.), Morris, Nunamaker, O’Brien, Olsen (Ray), Rasmussen, Ridgway, Roderick, Sandison, Savage, Wedekind, Wenberg, Young—25.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Brown (Gordon J.), Carmichael,
THIRTY-NINTH DAY, FEBRUARY 15, 1951 287

Carty, Clark, Comfort, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Neill, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wintler, Woodall, Zent, Mr. Speaker—73.

Those absent or not voting were: Representative Tastu-1.

On motion of Mr. Paulsen, the committee amendment to the title of House Bill No. 48 was indefinitely postponed.

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

Amend the title—strike the whole thereof and substitute therefor the following:

"An act providing additional judges in the superior courts of Pierce County, King County, Walla Walla County and the counties of Island and Snohomish jointly, amending section 2.02.06, R.C.W., and declaring an emergency."

House Bill No. 48 was passed to third reading and ordered engrossed.

House Bill No. 133, by Representatives Hess and Sorensen:

Providing for dissolution of commercial waterway districts.

The bill was read the second time by sections.

Mr. Adams moved that the following amendment be adopted:

In section 1, line 9 of the original bill, being line 3 of the printed bill, beginning with the words "In the event" strike the entire paragraph and insert in lieu thereof the following:

"In the event a commercial waterway district, seeking dissolution under this act, lies wholly or chiefly within the limits of a city, and the court finds that the city will continue to need the use of the river or stream included in the waterway district, or finds that the city needs protection from the waters of said stream or river, then the court, if it be satisfied after hearing that a need exists for the use, control, or navigation of said stream or river, and if further satisfied that any debts of the waterway district can be otherwise paid or liquidated with other assets of the district under the powers of its commissioners, may distribute the land and improvements made by said waterway district to said city, but if the court finds that distribution to the city would leave debts of the waterway district unpaid, then the court may order distribution to the city under such arrangements and terms as to the court may seem just and equitable.

"In the event that the court shall find that upon dissolution of such district and satisfaction of all indebtedness thereof there shall remain to the credit of the district any funds, the court shall declare such funds to be surplus and shall incorporate in the order of dissolution an order distributing to each person and/or taxpayer who has paid assessments to the district his pro rata share of such surplus, based upon the proportion which the assessments paid by such person bear to the total amount of assessments paid into the district."

Debate ensued.

The motion was carried and the amendment was adopted.

House Bill No. 133 was passed to third reading and ordered engrossed.

MOTION

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

The Speaker observed within the bar of the House former Representative Newton W. Fry of Asotin, Columbia and Garfield counties, and appointed Mr. Donohue and Mr. Jeffreys to escort him to a seat beside the Speaker.
House Bill No. 153, by Representatives Knoblauch, Hansen and Simmons: Providing a paved highway approach to the state school at Buckley. The bill was read the second time by sections and passed to third reading.

House Bill No. 160, by Representatives Simmons, Ridgway and Bernethy: Withdrawing certain tide lands from sale or lease.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 160, withdrawing certain tide lands from sale or lease, have had 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 lines 2 and 3 of the printed bill, after the comma (,) following the word "purposes" and before the word "detached" strike the following words: "all tide lands of the second class, including" and insert in lieu thereof the following words: "the following described second class tide lands and"

ROBERT BERNETHY, Chairman.


The bill was read the second time by sections.

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

House Bill No. 160 was passed to third reading and ordered engrossed.

House Bill No. 207, by Representatives Bassett and Kupka (by departmental request):

Regulating the sale, manufacture or repair of furniture and bedding.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 207, regulating the sale, manufacture or repair of furniture and bedding, have had 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 53, page 14, lines 5 and 6 of the original bill, being page 8, line 29 of the printed bill, after the words "consist of" and before the word "five" strike the following: "the director as secretary and" and after the word "five" and before the word "members" strike the word "other"

In section 54, page 14, line 28 of the original bill, being line 2, page 9 of the printed bill, after the words "by the" and before the colon (:) preceding the word "Provided" strike the word "secretary" and insert in lieu thereof the word "chairman"

In section 54, page 14, line 28 of the original bill, being line 2, page 9 of the printed bill, after the words "However, The" and before the word "may" strike the word "secretary" and insert in lieu thereof the word "chairman"

In section 55, page 15, line 12 of the original bill, being line 15, page 9 of the printed bill, after the words "act" strike the semicolon (;) and the word "and" and insert in lieu thereof a period (.)

In section 55, strike the whole of subdivision (5).


The bill was read the second time by sections.

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

Mr. Ford moved that further consideration of House Bill No. 207 be deferred and that the bill retain its place on tomorrow's second reading calendar.

Debate ensued.

The motion was carried.
House Bill No. 290, by Representative Adams:
Regulating safety in the transportation of explosives and flammable material.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:
We, your Committee on Transportation, to whom was referred House Bill No. 290, regulating safety in the transportation of explosives and flammable material, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill by adding thereto a new section immediately following section 1 to be known as section 2 to read as follows: "Sec. 2. Each violation of any rules and/or regulations made pursuant to section 1 shall be a misdemeanor."

Amend the bill further by renumbering section 2 to read "Sec. 3."

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 "articles" and before the word "amending" insert the following: "providing penalties, and" R. E. (Ray) Morris, Chairman.


The bill was read the second time by sections.
On motion of Mr. Morris, the committee amendments were adopted.
House Bill No. 290 was passed to third reading and ordered engrossed.

House Bill No. 309, by Representatives Hurley and Hawley:
Establishing standards of pressure piping construction and installation.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:
We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 309, establishing standards of pressure piping construction and installation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill by adding thereto a new section to be known as section 24 to read as follows: "Sec. 24. 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."

In line 6 of the title of the original bill, being line 4 of the printed bill, after the word "penalties" strike the period (.) and add the following: ", and declaring an emergency." Geo. W. Kupka, Chairman.


The bill was read the second time by sections.
On motion of Mr. Kupka, the committee amendments were adopted.
Mr. Riemcke moved the adoption of the following amendment:

Amend the bill following section 22 by adding thereto a new section to be known as section 23 to read as follows: "Sec. 23. No provision of this act shall apply to water districts, mutually owned domestic water systems, municipally owned domestic water systems, mutually owned irrigation water systems or municipally owned irrigation water systems, or public utility districts."

Amend the bill further by renumbering the succeeding sections consecutively.
Debate ensued.
The motion was carried on a rising vote and the amendment was adopted.
Mr. Ford moved that House Bill No. 309 be re-referred to the Committee on Commerce and Manufacturing.
Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The motion was lost.
House Bill No. 309 was passed to third reading and ordered engrossed.
The Speaker observed within the bar of the House former Representative Harry F. Kittleman of King County, and appointed Mr. Hess and Mr. Sorensen to escort him to a seat beside the Speaker.

**House Bill No. 344**, by Representative Cory (by executive request):
Relating to state employees over seventy years of age with special skills.
The bill was read the second time by sections.
Mr. Woodall moved that the following amendment be adopted:
In section 1, line 24 of the original bill, being lines 15 and 16 of the printed bill, after the word "employer" and before the word "stating" insert the following: "concurred in by the member"

Debate ensued.
The motion was carried and the amendment was adopted.
House Bill No. 344 was passed to third reading and ordered engrossed.

**House Bill No. 348**, by Representative Wedekind:
Relating to social security and unemployment compensation benefits for employees on state-operated ferries.
The bill was read the second time by sections.
Mr. Wedekind moved that the following amendment be adopted:
In section 1, line 8 of the original bill, being line 3 of the printed bill, after the word "employees" and before the word "ferries" strike the word "aboard" and insert in lieu thereof the following: " • • • • engaged in the operation of"

Debate ensued.
The motion was carried and the amendment was adopted.
Mr. Nunamaker moved that the following amendment be adopted:
In section 2, line 15 of the original bill, being line 9 of the printed bill, after the word "engaged" and before the word "ferries" strike the word "aboard" and insert in lieu thereof the following: " • • • • in the operation of"

Debate ensued.
The motion was carried and the amendment was adopted.
On motion of Mr. Nunamaker, the following amendment was adopted:
In section 2, lines 21 and 22 of the original bill, being line 14 of the printed bill, after the word "authorized" and before the words "to contract" strike the words "and directed"

House Bill No. 348 was passed to third reading and ordered engrossed.

**House Bill No. 350**, by Representatives Paulsen and Powell:
Relating to dissolution of corporations and rights of shareholders thereto.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 380**, by Representatives Ridgway and Ovenell:
Authorizing sale of certain state lands in Skagit County.
The bill was read the second time by sections and passed to third reading.

**MOTIONS**
Mr. Adams moved that the House defer consideration of bills on third reading and that the third reading bills on today's calendar retain their place on tomorrow's third reading calendar.
The motion was carried.
Mr. Ford moved that the Committee on Revenue and Taxation be granted
the use of the House chamber the evening of February 22, 1951 for the purpose of holding a public hearing on House Bill No. 28.

Debate ensued.
The motion was carried.
On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Friday, February 16, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 16, 1951.

The Speaker called the roll and all members were present.
Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, 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. 344, have compared same with the original bill and find it correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: John T. Dootson, August P. Mardesich.


Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 48; also Engrossed House Bill No. 133; also Engrossed House Bill No. 160; also Engrossed House Bill No. 290; also Engrossed House Bill No. 309; also Engrossed House Bill No. 348, have compared same with the original bills and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Douglas G. (Doug) Kirk, Gladys Phillips.


Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 61, have compared same with the original bill and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: John T. Dootson, August P. Mardesich.

The Speaker announced that he was about to sign: House Bill No. 61.
MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 8, relating to Secondary State Highway No. 108 in Douglas County, 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, your Committee on License, to whom was referred House Bill No. 29, licensing and regulating electricians, 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.

DAVID M. RODERICK, Chairman.


Passed to second reading.

House Bill No. 125 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 169, relating to state administrative agencies, 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.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 175, relating to Secondary State Highway No. 3D, 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.
Fortieth Day, February 16, 1951

House Bill No. 190 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 202 (reported by Committee on Medicine, Dentistry and Drugs):
Do pass as amended.
Passed to second reading.

House Bill No. 211 (reported by Committee on Parks and Playgrounds):
We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 211, relating to a state park near Oroville in Okanogan 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: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.
Passed to second reading.

House Bill No. 223 (reported by Committee on Labor Relations):
Do pass as amended.
Passed to second reading.

House Bill No. 264 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House Bill No. 288 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 305 (reported by Committee on Appropriations):
Do pass as amended by Committee on State Government.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 306, re-routing Secondary State Highway No. 1A, 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 State Government, to whom was referred House Bill No. 316, relating to the location of general state offices, 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. Cartye, Chairman.
We concur in this report: Neil J. Hoff, Louis E. Hofmeister, Mrs. Vincent F. Jones, Harold B. Kellogg, George V. Powell, Jeanette Testu.
Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 322, relating to compensation of 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.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 329, authorizing certain investments of trust funds by fiduciaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 346, relating to hotel, motel and auto court inspection and inspection fees therefor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 368, permitting the withdrawal of candidates who have filed for public utility district commissioner, 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: Daniel W. Giboney, Wilbur G. Hallauer, Andy Hess, August P. Mardesich, David M. Roderick, Harry A. Siler, James D. Stonecipher, (Miss) Ella Wintler.

Passed to second reading.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 377, authorizing state parks commission to acquire certain property in Thurston County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.
We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 384, authorizing state parks commission to acquire Spanaway 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.

We concur in this report: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 394, relating to bottle clubs, 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 S. Hillyer, Joseph E. Hurley, Clyde J. (Jim) Miller, Floyd C. Miller, Ray Olsen, A. L. Rasmussen, Grant C. Sisson.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 399, relating to issuance of search warrants to city policemen, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 400, relating to investments by guardians, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 402, providing for consolidation of election precincts for city and 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: Daniel W. Giboney, Wilbur G. Hallauer, Andy Hess, August P. Mardesich, David M. Roderick, Harry A. Siler, James D. Stonecipher, (Miss) Ella Wintler.

Passed to second reading.

We, your Committee on License, to whom was referred House Bill No. 411, providing for the disposition of license department fees, have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that it do pass. DAVID M. RODERICK, Chairman.


Passed to second reading.


MR. SPEAKER:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 414, relating to sale of electrical appliances, and registration of dealers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. GEO. W. KUPKA, Chairman.


Passed to second reading.


MR. SPEAKER:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 422, requiring justices of the peace and constables in certain precincts to have ten per cent of total ballots cast to be elected, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. CHARLES R. SAVAGE, Chairman.

We concur in this report: Daniel W. Giboney, Wilbur G. Hallauer, Andy Hess, August P. Mardesich, David M. Roderick, Harry A. Siler, James D. Stonecipher, (Miss) Ella Wintler.

Passed to second reading.


MR. SPEAKER:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 428, providing for order in which candidates' names shall be printed on general election ballots, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. CHARLES R. SAVAGE, Chairman.

We concur in this report: Daniel W. Giboney, Wilbur G. Hallauer, Andy Hess, August P. Mardesich, David M. Roderick, Harry A. Siler, James D. Stonecipher, (Miss) Ella Wintler.

Passed to second reading.


MR. SPEAKER:

We, a majority of your Committee on Elections, to whom was referred House Joint Resolution No. 11, providing for filling of vacancies in the legislature with persons of the same political party, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. CHARLES R. SAVAGE, Chairman.

We concur in this report: Daniel W. Giboney, Wilbur G. Hallauer, Andy Hess, August P. Mardesich, David M. Roderick, Harry A. Siler, James D. Stonecipher.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on License, to whom was referred House Joint Resolution No. 16, relating to the repeal of the prohibition of lottery, 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 Senate Bill No. 54, relating to appointment of police judges in certain instances, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MESSAGE FROM THE GOVERNOR

Executive Department,
Olympia, Wash., February 15, 1951.

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. 63:
"An Act relating to the authority of school district No. 400, Benton County, authorizing and directing a conveyance of certain property therein, and declaring an emergency."

House Bill No. 111:
"An Act relating to the practice of barbering; providing for qualifications and examinations of applicants to practice; providing for the issuance of certificates, permits and licenses to practice; practice thereunder, and amending sections 18.15.020, 18.15.040, 18.15.050 and 18.15.080, R.C.W."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 15, 1951.

Mr. Speaker:

The Senate has passed: Engrossed Substitute Senate Bill No. 13; also Senate Bill No. 120; also Engrossed Senate Bill No. 154, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:

The President has signed: Senate Bill No. 4; also Senate Bill No. 9; also Senate Bill No. 58, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
Mr. Speaker:
The Senate has adopted the House amendments to Senate Bill No. 46 and has passed the bill as amended.

Herbert H. Sieier, Secretary.

Senate Chamber,
Olympia, Wash., February 15, 1951.

Mr. Speaker:
The Senate has passed: Senate Bill No. 85; also Senate Bill No. 119; also Senate Bill No. 122; also Senate Bill No. 148; also Senate Bill No. 173; also Senate Bill No. 176; also Senate Bill No. 193; also House Bill No. 61, and the same are herewith transmitted.

Herbert H. Sieier, Secretary.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 31, with the following amendment:

Amend section 1, lines 18 and 19, page 1 of the engrossed bill, by striking the words "of less than one hundred fifty-nine thousand" and inserting in lieu thereof the following: "having one hundred forty thousand to one hundred fifty thousand", and the same is herewith transmitted.

Herbert H. Sieier, Secretary.

Mr. Comfort moved that the House do concur in the Senate amendment to Engrossed House Bill No. 31.

Debate ensued.

Mr. Woodall moved that the question of concurring in the Senate amendment to Engrossed House Bill No. 31 be made a special order of business for tomorrow under the same order of business.

Debate ensued.

The motion was carried.

The Speaker announced that he was about to sign: Senate Bill No. 4; also Senate Bill No. 9; also Senate Bill No. 58.

The Speaker observed within the bar of the House former Representative Ed. M. Schwartz of San Juan and Skagit Counties and appointed Mr. Sisson and Mr. Ovenell to escort him to a seat beside the Speaker.

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. 506, by Representatives Brown (Gordon J.), Kellogg and Hansen:

An Act relating to highways and the operation of motor vehicles thereon; amending certain sections of the highway and motor vehicle code and adding sections thereto; prescribing the size, weight and licenses of certain motor vehicles and regulating the collection of motor vehicle fuel taxes and fees; providing for an interim legislative committee on highways to make studies; providing for the experimental operation and study of test highways; relating to the organization of the department of highways; prescribing penalties, declaring an emergency and providing effective dates.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 507, by Representatives Hofmeister and Beierlein:
An Act relating to the organization and reorganization of school districts, and amending section 28.25.17, R.C.W.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 508, by Representatives Hillyer and Jones (John R.):
An Act relating to elections for the dissolution of irrigation districts, and amending section 87.15.03, R.C.W.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 509, by Representatives Rasmussen, Frayn and Miller (Floyd C.):
An Act relating to the payment and collection of wages and amending sections 49.12.01 and 49.12.11, R.C.W., and defining penalties.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 510, by Representatives Mardesich and Carmichael:
An Act relating to revenue and taxation; providing for excess levies up to two mills in rural county library districts and inter-county rural library districts, and amending chapter 27.03, R.C.W., by adding thereto a new section.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 511, by Representatives Connor, Hess and Riemcke:
An Act relating to elections, and placing certain restrictions on certain candidates.
Ordered printed and referred to Committee on Elections.

House Bill No. 512, by Representatives King, Lennart and Bernethy:
An Act relating to reforestation; providing additional funds for reforestation purposes, providing for the protection of forests, reforestation of devastated areas, management of forest lands and research, for technical forestry assistance to small operators and farmers, and the making of forest land-use studies, for the levy of a privilege tax upon persons engaged in commercial harvesting of timber, 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. 513, by Representatives Paulsen and Henry (Edward E.):
An Act relating to the selection of jurors in the superior courts, and amending section 2.09.06, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 514, by Representatives Wintler, Carty and Hansen:
An Act relating to passenger transportation by motor vehicle, and amending chapter 81.18, R.C.W., by adding new sections thereto.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 515, by Representatives Adams and Zent:
An Act relating to industrial insurance, medical aid to and safety standards for workmen engaged in extrahazardous employment; providing for optional employers' self insurance or insured coverage under the workmen's compensation and medical aid laws, providing for procedure for enforcing claims against employers and insurance carriers, providing for qualifications of insurance companies writing workmen's compensation insurance, providing for the regulations of such insurance companies, and declaring the effective date.
Ordered printed and referred to Committee on Industrial Insurance.
House Bill No. 516, by Committee on Colleges and Universities:
An Act relating to the board of regents of the university; its powers relative to the metropolitan building tract; and amending section 28.35.34, R.C.W.
Ordered printed and passed to second reading.

House Bill No. 517, by Representative Hofmeister:
An Act relating to highways; establishing Secondary State Highway No. 5P as a branch of Primary State Highway No. 5, providing for location survey, acquisition of rights-of-way for and construction thereof, making an appropriation and amending chapter 47.20, R.C.W., by adding thereto a new section.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 518, by Representatives Paulsen, Rasmussen and Comfort:
An Act relating to workmen's compensation and to awards thereunder, and amending section 51.04.12, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 519, by Representative Cory:
An Act prohibiting the disposal of glassware in streams and rivers, and prescribing penalties for violations.
Ordered printed and referred to Judiciary Committee.

House Bill No. 520, by Representative Johnston (Elmer E.):
An Act providing for a study by the judicial council of justice courts and inferior courts; providing for the preparation of appropriate legislation; and making an appropriation therefor.
Ordered printed and referred to Judiciary Committee.

House Bill No. 521, by Representative Adams:
An Act relating to small loan companies, and amending sections 31.02.03 and 31.02.17, R.C.W.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 522, by Representative Comfort:
An Act relating to vital statistics, and amending sections 43.16.08; 70.17.13, 43.16.09, 70.17.01, 70.17.02, 70.17.08, 70.17.09, and 70.17.04, R.C.W.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 523, by Representatives Sandison and Huhta:
An Act relating to counties; authorizing the sale of county property to congressionally chartered veterans' organizations by means of private negotiations, and amending sections 36.20.02 and 36.20.13; R.C.W.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 524, by Representative Olson (Ole H.):
An Act relating to cities and towns having the council manager plan of government, and amending sections 35.12.12, 35.12.13 and 35.12.14, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 525, by Representative Forrest:
An Act authorizing attorneys' fees to be taxed as costs in certain cases, and amending chapter 4.21, R.C.W., by adding a new section thereto.
Ordered printed and referred to Judiciary Committee.
House Bill No. 526, by Representative Holliday:
An Act relating to insurance and nonresident agents and brokers, and amending section 48.17.33, R.C.W.
Ordered printed and referred to Committee on Insurance.

House Bill No. 527, by Representatives Testu and Holliday:
An Act regulating and licensing the practice of sanipractic (health practice); creating an examining committee for sanipractic 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, making an appropriation, prescribing penalties, and declaring an emergency.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 528, by Representatives Paulsen and Schumann:
An Act relating to exemptions from execution and attachment, and amending section 6.04.02, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 529, by Representative Paulsen:
An Act relating to tax judgment sales, and amending section 84.16.10, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 530, by Representatives Jones (John R.), Sisson and Adams:
An Act relating to state lands; authorizing and directing the governor to execute a conveyance to Yakima County of certain state lands lying therein.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 531, by Representatives Paulsen, Rasmussen and Comfort:
An Act relating to workmen's compensation and to awards thereunder, and amending sections 51.08.05, 51.08.06, 51.08.09 and 51.32.080, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 532, by Representatives Powell, Gallagher and Paulsen:
An Act providing for the publication of the revised code, making an appropriation, and declaring an emergency.
Ordered printed and referred to Judiciary Committee.

House Bill No. 533, by Representatives Paulsen, Powell and Bernethy:
An Act relating to industrial insurance and the board of industrial insurance appeals; defining the board's functions and duties, providing for appeals and reviews in certain cases, regulating attorney's fees in such reviews and appeals, amending sections 51.52.010 to 51.52.150, inclusive, R.C.W., and adding new sections to chapter 51.52, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 534, by Representative Kupka:
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. 535, by Representatives Wintler, Carty and Holliday:
An Act relating to cities of the first class, providing for publication of a proposed charter therefor, and amending section 35.14.06, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 536, by Representatives Phillips, Huhta and Kellogg:
An Act relating to state land, providing for re-establishment of tide land monuments and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 537, by Representative Sandison:
An Act relating to a tax on conveyances, and adding a new section to chapter 82.06, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 538, by Representatives Bernethy and Wedekind:
An Act making it unlawful to leave small children unattended.
Ordered printed and referred to Judiciary Committee.

House Bill No. 539, by Representative Forrest:
An Act relating to parties to actions, and amending section 4.02.03, R.C.W.
Ordered printed and referred to Judiciary Committee.

House Bill No. 540, by Representatives Timm and Hallauer:
An Act relating to school districts, and amending sections 28.27.21 and 28.29.27, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 541, by Representative Rasmussen:
An Act relating to unemployment compensation, and adding a new section to chapter 50.28, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 542, by Representative Johnson (Charlie):
An Act relating to the jurisdiction of justices of the peace, and fixing the duties of the clerks thereof.
Ordered printed and referred to Judiciary Committee.

House Bill No. 543, by Representative Anderson (B. Roy):
An Act creating a public records commission to study and provide plans for safekeeping vital public records of the state, counties and other political subdivisions, and declaring an emergency.
Ordered printed and referred to Committee on State Government.

House Bill No. 544, by Representative Roderick:
An Act relating to taxation and the retail sales tax, and amending sections 82.02.03 and 82.03.03, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 545, by Representative Olson (Ole H.):
An Act relating to industrial insurance; amending sections 1 and 2, chapter 85, Laws of 1943 (uncodified), and declaring an emergency.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 546, by Representatives Lester and Kellogg:
An Act relating to counties; prescribing the powers of boards of county commissioners, and amending section 36.18.12, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 547, by Representatives Huhta and Bailey:
An Act relating to the establishment of an advisory council on affairs of the handicapped.
Ordered printed and referred to Committee on Social Security.

House Bill No. 548, by Representatives Dootson and Roderick:
An Act relating to veterans; creating a veterans department; providing for its organization, powers, duties and responsibilities; prescribing the duties of certain officials; repealing sections 43.40.01 to 43.40.07, inclusive, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 549, by Representatives Roderick and Dootson:
An Act providing for a graduated personal income tax, providing penalties and making an appropriation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 550, by Representative Dootson:
An Act increasing the motor vehicle fuel tax to secure funds for highway construction, and amending section 82.36.020, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 551, by Representatives Henry (Al), Olson (Ole H.), Hess and Adams:
An Act relating to legislative apportionment; providing for the number, districts and apportionment of the members of the Senate and House of Representatives of the state, and repealing chapter 44.02 and section 44.03.02, R.C.W.
Ordered printed and referred to Committee on Elections.

House Bill No. 552, by Representative Ford:
An Act making an appropriation to reimburse the general fund for expenditures for earthquake damage to capitol buildings.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 553, by Representative Hoopingarner:
An Act relating to the University of Washington and the old university grounds or “metropolitan tract;” creating the university tract commission, defining the purposes, powers and duties of said commission.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 554, by Representative Nunamaker:
An Act relating to Primary State Highway No. 1, also known as the Pacific Highway, and amending section 47.04.01, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 555, by Representative Powell:
An Act relating to public service companies; excluding conditional sales contracts and purchase money chattel mortgages from the class of securities subject to regulation by the public service commission, and amending chapter 81.02, R.C.W., by adding thereto a new section.
Ordered printed and referred to Committee on Transportation.

House Bill No. 556, by Representative Adams:
An Act relating to disposition of obsolete public records and papers, amending sections 40.03.01, 40.03.04, 40.03.05, 40.03.06, 40.03.08, R.C.W., and adding thereto a new section to be known as section 40.03.11, R.C.W.
Ordered printed and referred to Judiciary Committee.
House Bill No. 557, by Representative Gallagher:
An Act permitting first class cities to acquire by condemnation certain electrical properties within their boundaries.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 558, by Representative Cooney:
An Act relating to townships; authorizing purchase and holding of land outside township limits for use as a garbage dump, and amending section 45.03.02, R.C.W.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 559, by Representative McLean:
An Act relating to distribution of excess funds in the liquor revolving fund, and amending section 43.66.090, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 560, by Representatives Savage, Lennart and Vane (by departmental request):
An Act providing for the allocation or distribution of moneys upon the basis of registered voters rather than upon a population basis.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 561, by Representative Cooney:
An Act relating to the sale of property for delinquent taxes; amending sections 35.31.13 and 35.31.16, R.C.W., amending chapter 84.16, R.C.W., by adding a new section thereto, and repealing section 35.31.14, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 562, by Representative Brown (Gordon J.):
An Act imposing a tax upon sale, use or distribution of punch boards or similar trade stimulators; licensing distributors, providing for the collection of licenses and taxes, providing for distribution of certain revenues to medical research and aid to children and to cities and towns, providing penalties, and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 563, by Representative Forrest:
An Act establishing a commission to be known as the Washington state television commission; defining its powers and duties, and making an appropriation.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 564, by Representative Savage:
An Act relating to elections; providing for apportionment of election expenses among the counties, cities, towns and districts, and between counties and the state, and making an appropriation.
Ordered printed and referred to Committee on Elections.

House Bill No. 565, by Representatives Hillyer and Jones (John R.):
An Act relating to irrigation districts; providing for the qualification of directors, providing for the recall of directors, amending sections 87.01.09 and 87.01.13, R.C.W., adding a new section to Title 87, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 566, by Representative Bailey:
An Act relating to public utility districts acquiring properties outside of their boundaries.
Ordered printed and referred to Committee on Public Utilities.
House Bill No. 567, by Representative Strom:
An Act relating to public highways, and amending section 47.16.020, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 568, by Representative Schumann:
An Act relating to certain crimes and punishment, and amending section 9.44.01, R.C.W.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 569, by Representatives Kupka, Morris and Savage:
An Act relating to the abandonment of railroad stations and depots and the withdrawal of station agents.
Ordered printed and referred to Committee on Transportation.

House Bill No. 570, by Representative Adams (by departmental request):
An Act empowering cities to impose taxes or license fees for the use of vehicles within their respective limits, and to make the violation of such ordinance punishable by fine.
Ordered printed and referred to Committee on License.

House Bill No. 571, by Representatives Hallauer, Hess and Carty:
An Act relating to the tax levies for library districts, and amending section 84.13.01, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 572, by Representative Forrest:
An Act relating to inheritance tax and to exemptions therefrom, and amending section 83.04.07, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 573, by Representative Rasmussen:
An Act relating to unemployment compensation, and amending section 50.28.030, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 574, by Representatives Beierlein, Paulsen and Hofmeister:
An Act relating to public highways; making an appropriation from the motor vehicle fund to the department of highways, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 575, by Representatives Gallagher, Powell and Paulsen:
An Act providing for a permanent statute law committee and stating their powers and duties; amending sections 1.01.04, 1.01.05 and 44.05.05, R.C.W., making an appropriation, and declaring an emergency.
Ordered printed and referred to Judiciary Committee.

House Bill No. 576, by Representative Rasmussen:
An Act relating to unemployment compensation, adding a new section to chapter 50.28, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 577, by Representatives Paulsen, Rasmussen and Comfort:
An Act relating to workmen's compensation and to awards thereunder, and amending section 51.08.07, R.C.W.
Ordered printed and referred to Committee on Industrial Insurance.
House Bill No. 578, by Representatives Stokes and Jones (Mrs. Vincent F.): An Act relating to the public printer; amending section 43.51.07, R.C.W., and adding a new section.
Ordered printed and referred to Committee on State Government.

House Bill No. 579, by Representative Rasmussen:
An Act relating to unemployment compensation, and amending section 50.04.320, R.C.W.
Ordered printed and referred to Committee on Social Security.

House Bill No. 580, by Representatives Gordon and Neill:
An Act relating to highways; extending Secondary State Highway No. 11B and amending section 47.20.410, R.C.W.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 581, by Representative Brown (Henry A.):
An Act relating to workmen's compensation.
Referred to Committee on Industrial Insurance.

House Bill No. 582, by Representative Wedekind (by executive request):
An Act relating to the marine employee commission within the Washington Toll Bridge Authority; prescribing said commission's authority and powers; amending sections 47.64.010 through 47.64.090, R.C.W., inclusive, and declaring an emergency.
Referred to Committee on Labor Relations.

House Bill No. 583, by Representative Sandison:
An Act relating to public health.
Referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 584, by Representative Sandison:
An Act relating to fish conservation.
Referred to Committee on Fisheries.

House Bill No. 585, by Representative Ford:
An Act abolishing the reserve fund in the state treasury.
Referred to Committee on State Government.

House Bill No. 586, by Representative Mardesich:
An Act relating to diking districts.
Referred to Committee on Harbors, Waterways and Flood Control.

House Bill No. 587, by Representative Carmichael:
An Act relating to the state militia.
Referred to Committee on Military and Naval Affairs.

House Bill No. 588, by Representative Carmichael:
An Act relating to veterans' affairs.
Referred to Committee on Veterans' Affairs.

House Bill No. 589, by Representative Hess:
An Act relating to elections.
Referred to Committee on Elections.

House Bill No. 590, by Representative Savage:
An Act relating to elections and amending section 29.21.010, R.C.W.
Referred to Committee on Elections.

House Bill No. 591, by Representative Timm:
An Act relating to agriculture.
Referred to Committee on Agriculture and Livestock.
House Bill No. 592, by Representatives Woodall and Hillyer:
An Act relating to the Moxee quarantine station, and making an appropriation.
Referred to Committee on Agriculture and Livestock.

House Bill No. 593, by Representative Ford:
An Act relating to taxation.
Referred to Committee on Revenue and Taxation.

House Bill No. 594, by Representative Gallagher:
An Act relating to revenue and taxation.
Referred to Committee on Revenue and Taxation.

House Bill No. 595, by Representative Timm:
An Act relating to intoxicating liquor.
Referred to Committee on Liquor Control.

House Bill No. 596, by Representative Carmichael:
An Act relating to intoxicating liquor.
Referred to Committee on Liquor Control.

House Bill No. 597, by Representative Holliday:
An Act relating to insurance and to investments in business property and business of veterans or under the service men's act of 1944, and amending section 45.13.22, R.C.W.
Referred to Committee on Insurance.

House Bill No. 598, by Representative Holliday:
An Act relating to insurance and to investments in business property and business of veterans or under the service men's act of 1944, and amending section 45.13.24, R.C.W.
Referred to Committee on Insurance.

House Bill No. 599, by Representative Gallagher:
An Act relating to electric distribution properties acquired by a combination of public utility districts lying outside of their boundaries.
Referred to Committee on Public Utilities.

House Bill No. 600, by Representative Gallagher:
An Act relative to the acquisition by certain cities of electrical distribution properties.
Referred to Committee on Public Utilities.

House Bill No. 601, by Representative Gordon:
An Act relating to public utility districts.
Referred to Committee on Public Utilities.

House Bill No. 602, by Representative Roderick:
An Act relating to the qualifications of attorneys at law.
Referred to Judiciary Committee.

House Bill No. 603, by Representatives Paulsen, Gallagher and Powell:
An Act providing for a statute law committee, making an appropriation and declaring an emergency.
Referred to Judiciary Committee.

House Bill No. 604, by Representatives Paulsen, Gallagher and Powell:
An Act providing for publication of the revised code, making an appropriation, and declaring an emergency.
Referred to Judiciary Committee.
House Bill No. 605, by Representative Savage:
An Act relating to schools and providing for the election of directors in school districts in Class A counties.
Referred to Committee on Education and Libraries.

House Bill No. 606, by Representative Mardesich:
An Act relating to school buses.
Referred to Committee on Education and Libraries.

House Bill No. 607, by Representative Knoblauch:
An Act relating to education.
Referred to Committee on Education and Libraries.

House Bill No. 608, by Representative Mardesich:
An Act relating to the apportionment of funds appropriated for school purposes.
Referred to Committee on Education and Libraries.

House Bill No. 609, by Representatives Jones (Mrs. Vincent F.) and Forrest:
An Act relating to libraries.
Referred to Committee on Revenue and Taxation.

House Bill No. 610, by Representatives Hallauer, Hess and Carty:
An Act relating to libraries.
Referred to Committee on Education and Libraries.

House Bill No. 611, by Representative Hofmeister:
An Act relating to police relief and pensions in cities of the first class; providing for the waiver of less than the maximum benefits thereof.
Referred to Committee on Cities and Counties.

House Bill No. 612, by Representatives Carmichael and Mardesich:
An Act relating to cities and towns.
Referred to Committee on Cities and Counties.

House Bill No. 613, by Representative Savage:
An Act relating to cities and towns and the annexation thereto of unincorporated areas.
Referred to Committee on Cities and Counties.

House Bill No. 614, by Representative Comfort:
An Act establishing a county hospital fund; amending chapter 36.36, R.C.W., by adding new sections thereto, and repealing section 35.36.25, R.C.W.
Referred to Committee on Cities and Counties.

House Bill No. 615, by Representative Carmichael:
An Act relating to cities and towns.
Referred to Committee on Cities and Counties.

House Bill No. 616, by Representative Ball:
An Act relating to the department of social security defining funeral expenses; making the department responsible for providing funeral services to recipients and other persons, authorizing the payment of one hundred dollars toward such funeral costs, and repealing section 74.02.11, R.C.W.
Referred to Committee on Social Security.

House Bill No. 617, by Representative Olson (Ole H.) (by departmental request):
An Act relating to public assistance and the state department of social security.
Referred to Committee on Social Security.
**House Bill No. 618,** by Representative Olson (Ole H.) (by departmental request):

An Act relating to the department of social security, and providing for the licensing of nursing homes.

Referred to Committee on Social Security.

**House Bill No. 619,** by Representative Olson (Ole H.) (by departmental request):

An Act relating to public assistance and the state department of social security.

Referred to Committee on Social Security.

**House Bill No. 620,** by Representative Rasmussen:

An Act relating to unemployment compensation, and repealing chapter 50.28, R.C.W.

Referred to Committee on Social Security.

**House Bill No. 621,** by Representative Hofmeister:

An Act relating to firemen's relief and pensions in cities of the first class.

Referred to Committee on Social Security.

**House Bill No. 622,** by Representative Hofmeister:

An Act relating to city employees' pensions; providing for the waiver of less than the maximum benefits thereof.

Referred to Committee on Social Security.

**House Bill No. 623,** by Representative Hansen:

An Act relating to county arterial highways, and farm to market roads in the Columbia Basin.

Referred to Committee on Roads and Bridges.

**House Bill No. 624,** by Representative Hansen:

An Act relating to secondary state highways.

Referred to Committee on Roads and Bridges.

**House Bill No. 625,** by Representative Wedekind (by executive request):

An Act relating to the operation of a system of ferries by the Washington Toll Bridge Authority; prescribing the duties and powers of said authority; providing for the disposition of public funds, and declaring an emergency.

Referred to Committee on Roads and Bridges.

**House Bill No. 626,** by Representative Wedekind (by executive request):

An Act relating to the operation of a system of ferries by the Washington Toll Bridge Authority; prescribing the powers of said authority concerning contracts and leases; amending section 47.60.140, R.C.W., and declaring an emergency.

Referred to Committee on Roads and Bridges.

**House Bill No. 627,** by Representative Wedekind (by executive request):

An Act providing for the presentation, auditing and payment of claims for property loss or damage, personal injuries or death resulting from state-operated ferries, actions upon such claims, and declaring an emergency.

Referred to Committee on Roads and Bridges.

**House Bill No. 628,** by Representative Hansen:

An Act relating to primary state highways.

Referred to Committee on Roads and Bridges.
House Bill No. 629, by Representative Wedekind (by executive request):
An Act relating to the operation of a system of ferries by the Washington
Toll Bridge Authority; prescribing the duties and powers of said authority;
providing for the disposition of public funds, and declaring an emergency.
Referred to Committee on Roads and Bridges.

House Bill No. 630, by Representative Carmichael:
An Act relating to highways; establishing Secondary State Highway No.
1D, and amending.
Referred to Committee on Roads and Bridges.

House Bill No. 631, by Representatives Brown (Henry A.) and Beierlein:
An Act relating to bridges.
Referred to Committee on Roads and Bridges.

House Bill No. 632, by Representative Brown (Henry A.):
An Act relating to Agate Pass Bridge.
Referred to Committee on Roads and Bridges.

House Bill No. 633, by Representative Hansen:
An Act relating to the motor vehicle fund; providing revenue therefor.
Referred to Committee on Roads and Bridges.

House Bill No. 634, by Representative Timm:
An Act relating to public highways.
Referred to Committee on Roads and Bridges.

House Bill No. 635, by Representative Carmichael:
An Act relating to public highways.
Referred to Committee on Roads and Bridges.

House Bill No. 636, by Representative Carmichael:
An Act relating to highways; establishing Secondary State Highway No.
1D, and amending.
Referred to Committee on Roads and Bridges.

House Bill No. 637, by Representative Hansen:
An Act relating to public highways; making appropriations therefor from
the motor vehicle and highway equipment funds, and declaring that this act
shall take effect April 1, 1951.
Referred to Committee on Roads and Bridges.

House Bill No. 638, by Representatives Hess, Sorensen and Wedekind:
An Act relating to roads and bridges.
Referred to Committee on Roads and Bridges.

House Bill No. 639, by Representatives Roderick and Sorensen:
An Act relating to domestic relations; establishing a superior court for
domestic relations in class A counties and counties of the first class with a
population of two hundred thousand or more.
Referred to Judiciary Committee.

House Joint Memorial No. 10, by Representative Johnston (Elmer E.):
Relating to the construction of a water power dam on the Pend Oreille
River near the Canadian border, Pend Oreille County, Washington.
Ordered printed and referred to Committee on Mines and Mining.

House Joint Resolution No. 19, by Representatives Wintler, Carty and
Holliday:
Amending Article XI, section 10 of the constitution relating to cities of the
first class, and providing that publication of proposed charter therefor may be in one daily newspaper where there is only one such newspaper published in said city.

Ordered printed and referred to Committee on Elections.

**House Joint Resolution No. 20**, by Representative Dootson:
Providing that Article VII, section 2 of the constitution of the State of Washington relating to taxation, be repealed.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Joint Resolution No. 21**, by Representative Dootson:
Providing for changes in the forty mill limit provision of the constitution.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Concurrent Resolution No. 13**, by Representative Kellogg:
Relating to junior colleges and providing that the legislative council make a study of the laws with reference thereto and report to the 1953 session of the legislature.

Ordered printed and referred to Committee on State Government.

**FIRST READING OF SENATE BILLS**

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

**Engrossed Substitute Senate Bill No. 13**, by Committee on Mines and Mining:
An Act relating to mine to market roads, amending section 78.09.08, R.C.W., making an appropriation; and repealing section 78.09.07, R.C.W.

Referred to Committee on Roads and Bridges.

**Senate Bill No. 85**, by Senators Flanagan and Sapp:
An Act relating to pinball machines; providing for the licensing thereof; defining crimes; prescribing penalties; and declaring an emergency.

Referred to Committee on License.

**Senate Bill No. 119**, by Senator Foster:
An Act relating to the state association of irrigation districts; amending section 87.76.040, R.C.W.

Referred to Committee on Reclamation and Irrigation.

**Engrossed Senate Bill No. 120**, by Senator Foster:
An Act relating to irrigation districts providing for increase of compensation of the board of directors, and amending section 87.03.10, R.C.W.

Referred to Committee on Reclamation and Irrigation.

**Senate Bill No. 122**, by Senator Foster:
An Act relating to irrigation districts, authorizing the districts to purchase life, health and accident insurance on its employees, and adding a new section to chapter 87.01, R.C.W.

Referred to Committee on Reclamation and Irrigation.

**Senate Bill No. 148**, by Senators Schroeder and Witten:
An Act relating to industrial insurance; providing that the premiums of employers operating coal mines may be computed on the merit rating system, and amending section 51.04.05, R.C.W.

Referred to Committee on Industrial Insurance.

**Engrossed Senate Bill No. 154**, by Senators Sapp and Hall:
An Act relating to public assistance; and appropriating $50,000 from the general fund to the division for the blind in the department of social security
by transferring money from the 1949 appropriation for aid to the self-supporting blind, and declaring an emergency.
Referred to Committee on Social Security.

Senate Bill No. 173, by Senator Copeland:
An Act relating to judges of the superior court of Walla Walla County, and providing for the appointment and election of two judges in said county.
Referred to Judiciary Committee.

Senate Bill No. 176, by Senator Edwards:
An Act relating to duties of clerks in fourth class cities, declaring violation thereof a crime, and amending section 35.17.22, R.C.W.
Referred to Committee on Cities and Counties.

Senate Bill No. 193, by Senator McMullen:
An Act relating to port districts, providing the manner of leasing and selling lands within industrial development districts and validating prior leases and sales made in accordance therewith.
Referred to Judiciary Committee.

MOTION
Mr. Adams moved that House Bills Nos. 581 through 639, inclusive, introduced by title only, be not printed.

PARLIAMENTARY INQUIRY
Mr. Woodall:
"I'd like a ruling from the Speaker. Does the Speaker agree that once such a measure is introduced, even though there be no printed measure, that it is possible to report the bill out of committee with amendments which might be desired?"

RULING BY THE SPEAKER
The Speaker:
"It is the opinion of the Speaker there would be no change as far as the original bill is concerned. The bill would be available for the use of the committee."

The Speaker declared the question before the House to be the motion of Mr. Adams.
The motion was carried.

SECOND READING OF BILLS
House Bill No. 207, by Representatives Bassett and Kupka (by departmental request):
Regulating the sale, manufacture or repair of furniture and bedding.
The bill was read the second time by sections.
Mr. Ford moved that the following amendment be adopted:
In section 8, page 6, line 1 of the original bill, being page 4, line 3 of the printed bill, strike the period (.) following the word "court" at the end of the section, insert a colon (:) in lieu thereof and add the following: "Provided, That the provisions of this section and of section 7 shall not apply to any person repairing and/or selling the furnishing of his own household."

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Ford moved the adoption of the following amendment:
In section 31, page 10, lines 2 and 3 of the original bill, being page 6, line 14 of the printed bill, strike the words "or soiled" appearing twice in said lines, each time preceded by the word "filthy" and followed by the word "articles"

Debate ensued.
The motion was carried and the amendment was adopted.
The Speaker observed within the bar of the House former Representative Fred C. Ashley of Spokane County, and appointed Mr. Cooney and Mr. Orndorff to escort him to a seat beside the Speaker.

Mr. Forrest moved the adoption of the following amendment:
Amend section 47, page 8, line 3 of the printed bill by striking the whole of said section.

Debate ensued.
Mr. Vane demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.

Mr. Hoff moved the adoption of the following amendment:
In section 17, line 36 of the printed bill, after the word "retail" and before the word "directly" strike the words "or otherwise"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Woodall moved that the following amendment be adopted:
In section 47, page 8, line 7 of the printed bill, after the period (.) following the words "this act" strike the remainder of the section.

Debate ensued.
The motion was lost and the amendment was not adopted.

House Bill No. 207 was passed to third reading and ordered engrossed.

House Bill No. 76, by Representatives Brown (Gordon J.), Hofmeister and Mardesich:
Eliminating pension contributions by firemen during war service.
The bill was read the second time by sections and passed to third reading.

House Bill No. 101, by Representative Jones (W. Kenneth) (by departmental request):
Providing license fees for storage warehouses.
The bill was read the second time by sections and passed to third reading.

House Bill No. 143, by Representative Savage:
Relating to the conservation of oil and gas in the state.

MR. SPEAKER:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 143, relating to the conservation of oil and gas in the state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 3, page 3, line 10 of the original bill, being page 2, lines 27 and 28 of the printed bill, after the words "any land" and before the words "who conducts" strike the words "in fee simple" and insert in lieu thereof the words "or mineral rights"

In section 14, page 6, line 17 of the original bill, being page 4, line 16 of the printed bill, after the words "each such" and before the words "The drilling" strike the words "in fee simple" and insert in lieu thereof the words "or mineral rights"

In section 19, page 8, lines 24 and 25 of the original bill, being page 5, lines 29 and 30 of the printed bill, after the words "distributing of" and before the word "within" strike the words "gas and oil" and insert in lieu thereof the following words: "natural gas and oil produced"

In section 22, page 9, line 3 of the original bill, being page 5, line 37 of the printed bill, beginning with the word "When" strike all the matter down to and including the period (.) following the word "pool" in line 7 of the original bill, being line 40 of the printed bill, and insert in lieu thereof the following: "When necessary to prevent
waste, to avoid the drilling of unnecessary wells, or to protect correlative rights, the
committee shall establish well spacing areas."

In section 30, page 12, line 1 of the original bill, being page 7, line 18 of the
printed bill, after the word "committee" and before the word "limit" strike the word
"may" and insert in lieu thereof the word "shall."

In section 34, page 14, line 1 of the original bill, being page 8, line 23 of the printed
bill, strike the period (.) following the word "waste" and the remainder of the section,
and insert in lieu thereof the following: "giving where reasonable, under the cir­
cumstances, to each pool with small wells of settled production, allowable production
which prevents the premature abandonment of wells in the pool.

"All orders establishing the 'oil allowable' and 'gas allowable' for this state, and all
orders pro-rating such allowable as herein provided, and any changes thereof, for
any month or period shall be issued by the committee on or before the fifteenth day of
the month preceding the month for which such orders are to be effective, and such
orders shall be immediately published in some newspaper of general circulation
printed in Olympia, Washington. No orders establishing such allowables or pro-rating
such allowables, or any changes thereof, shall be issued without first having a hearing,
after notice, as provided in this act: Provided, however, When in the judgment of the
committee, an emergency requiring immediate action is found to exist, the committee
is authorized to issue an emergency order under this section which shall have the same
effect and validity as if a hearing with respect to the same had been held after due
notice. The emergency order permitted by this subsection shall remain in force no
longer than thirty days, and in any event it shall expire when the order made after due
notice and hearing with respect to the subject matter of the emergency order becomes
effective."

Robert Bernethy, Chairman.

We concur in this report: Robert C. Bailey, Charlie Johnson, Ole H. Olson, Charles
R. Savage, Max Wedekind.

The bill was read the second time by sections.

On motion of Mr. Adams, the committee amendment to section 3, page 3,
line 10 of the original bill, being page 2, lines 27 and 28 of the printed bill,
was adopted.

On motion of Mr. Savage, the committee amendment to section 14, page 6,
line 17 of the original bill, being page 4, line 16 of the printed bill, was
adopted.

On motion of Mr. Savage, the committee amendment to section 19, page 8,
lines 24 and 25 of the original bill, being page 5, lines 29 and 30 of the printed
bill, was adopted.

On motion of Mr. Savage, the committee amendment to section 22, page
9, line 3 of the original bill, being page 5, line 37 of the printed bill, was
adopted.

On motion of Mr. Savage, the committee amendment to section 30, page 12,
line 1 of the original bill, being page 7, line 18 of the printed bill, was adopted.

On motion of Mr. Savage, the committee amendment to section 34, page
14, line 1 of the original bill, being page 8, line 23 of the printed bill, was
adopted.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a minority of your Committee on Forestry, State Lands and Buildings, to whom
was referred House Bill No. 143, relating to the conservation of oil and gas in the state,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass as amended with the further addi­
tional amendment:

In section 4, page 3, lines 17 and 18 of the original bill, being page 2, lines 33 and 34
of the printed bill, after the comma (,) following the words "land commissioner" and
before the words "the state auditor" strike the word "and"; also, after the words "state
auditor" and before the words "The governor" strike the period (.) and insert in lieu
thereof the following: "the state treasurer, and the director of conservation and development."


On motion of Miss Phillips, the minority committee amendment to section 4, page 3, lines 17 and 18 of the original bill, being page 2, lines 33 and 34 of the printed bill, was withdrawn.

Miss Phillips moved that the following amendment be adopted:

In section 4, line 33 of the printed bill, strike the words "state auditor" and insert in lieu thereof "director of conservation and development"

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Powell moved the adoption of the following amendment:

In section 4, line 33 of the printed bill, strike the words "the state auditor" and insert in lieu thereof the following: "a third member selected by the governor and the land commissioner"

Debate ensued.

The motion was lost and the amendment was not adopted.

Miss Phillips moved the adoption of the following amendment:

In section 18, subsection (6), line 13 of the printed bill, strike the words "stores, transports"

Debate ensued.

Mr. Vane demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

Miss Phillips moved that the following amendment be adopted:

In section 19, subsection (5), line 29 of the printed bill, strike the words "storage," and "transporting and distributing", and between the words "processing" and "refining" strike the comma (,) and insert the word "and"

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

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

Amend the bill by renumbering section 27 to read "Sec. 26." and amend the bill further by renumbering sections 28 through section 39 consecutively.

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

In section 28, renumbered section 27 by House amendment, page 11, lines 1 and 2 of the original bill, being page 6, line 39 of the printed bill, after the comma (,) following the words "spacing area" and before the words "for the payment" strike the word "end" and insert in lieu thereof the word "and"

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

In section 32, renumbered section 31 by House amendment, page 13, line 9 of the original bill, being page 8, line 4 of the printed bill, after the word "section" and before the word "shall" strike the figures "30" and insert in lieu thereof the figures "29"

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

Amend line 1 of the mimeographed House committee amendment to section 34, page 14, line 1 of the original bill, being page 8, line 23 of the printed bill, strike the words and figures "section 34" and insert in lieu thereof the following: "section 33"
On motion of Mr. Savage, the following amendment was adopted:

In section 35, renumbered section 34 by House amendment, page 14, lines 6 and 7 of the original bill, being page 8, line 28 of the printed bill, after the words "provided in" and before the words "no person" strike the words "this section," and insert in lieu thereof the following: "section 33."

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

In section 38, renumbered section 37 by House amendment, page 14, line 27 of the original bill, being page 8, line 44 of the printed bill, after the word "sections" and before the period (.) strike the word and figures "36 and 37" and insert in lieu thereof the following: "35 and 36."

House Bill No. 143 was passed to third reading and ordered engrossed.

**MOTION**

On motion of Mr. Adams, the House was declared at recess until 1:30 o'clock p. m.

**AFTERNOON SESSION**

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

The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Gallagher, Giboney, Gordon, Hallauer, Henry (Al), Hurley, Jones (John R.), Riemcke, Vane and Wenberg.

The House resumed consideration of bills on second reading.

**SECOND READING OF BILLS**

**House Bill No. 263,** by Representatives Paulsen and Johnston (Elmer E.):
Providing for the appointment of retired judges as judges pro tempore.
The bill was read the second time by sections.

Mr. Dootson moved that the following amendment be adopted:

In section 1, line 18 of the printed bill, after the word "able" and before the word "serve" strike the word "must" and insert in lieu thereof the word "may."

Debate ensued.
The motion was lost and the amendment was not adopted.

House Bill No. 263 was passed to third reading.

**House Bill No. 333,** by Representatives Bernethy and Wintler:
Permitting the enlargement of union high school districts.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 406,** by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):
Relating to the treatment of released prisoners and making an appropriation:

On motion of Mr. Cory, House Bill No. 406 was re-referred to the Committee on Appropriations.

**THIRD READING OF BILLS**

**House Bill No. 380,** by Representatives Ridgway and Ovenell:
Authorizing sale of certain state lands in Skagit County.

On motion of Mrs. Ridgway, the rules were suspended, the second reading considered the third, and House Bill No. 380 was placed on final passage.
Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 380, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeffel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Ball, Hallauer, Jones (John R.), Nunamaker, Vane, Wenberg—6.

House Bill No. 380, having received the constitutional majority, was declared passed.

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

House Bill No. 138, by Representatives Huhta, Kellogg and Hess:
Relating to salaries of officers of second class cities.

On motion of Mr. Huhta, the rules were suspended, the second reading considered the third, and House Bill No. 138 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 138, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeffel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Ball, Hallauer, Hurley, Jones (John R.), Pedersen, Wenberg—6.

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 Representatives Jones (Mrs. Vincent F.) and Frayn: Relating to boundary of school districts.

On motion of Mr. Frayn, the rules were suspended, the second reading considered the third, and House Bill No. 168 was placed on final passage.

Debate ensued.

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, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lehnart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Hurley, Jones (John R.), Mardesich, Pedersen, Timm, Wenberg—6.

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.

Mr. Anderson (B. Roy) 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 Wenberg.

Mr. O'Brien moved that the absent member be excused and that the House proceed with business under the call of the House.

The motion was carried.

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**

**House Bill No. 172**, by Representatives Jones (Mrs. Vincent F.) and Frayn: Relating to issuance of public school construction bonds.

On motion of Mrs. Jones (Vincent F.), the rules were suspended, the second reading considered the third, and House Bill No. 172 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 172, and the bill passed the House by the following vote: Yeas, 98; nays, 1; absent or not voting, 0.
Those voting yea were: Representatives Adams, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.),
Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney,
Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney,
Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.),
Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollliday, Hoopingarner, Huhta, Hurley,
Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones
(Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch,
Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.),
Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson
(Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen,
Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler,
Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm,
Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—98.

Those voting nay were: Representative McLean—1.

House Bill No. 172, having received the constitutional majority, was de-
clared passed.

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

Engrossed House Bill No. 208, by Representatives Knoblauch, Anderson
(B. Roy) and Hansen:

Relating to teachers’ and certified employees’ tenure.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the
second reading considered the third, and Engrossed House Bill No. 208 was
placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No.
208, and the bill passed the House by the following vote: Yeas, 69; nays, 30;
absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy),
Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown
(Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Eldridge,
Ford, Forrest; Gallagher, Griffith, Hansen, Henry (Al), Henry (Edward E.),
Hess, Hoff, Hofmeister, Hollliday, Hoopingarner, Huhta, Hurley, Johnson
(Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk,
Knoblauch, Kupka, Lennart, Lorimer, Mardesich, McLean, Miller (Clyde J.),
Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.),
Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage,
Schumann, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane,
Wedekind, Wenberg, Wintler, Young, Mr. Speaker—69.

Those voting nay were: Representatives Ball, Bassett, Clark, Comfort,
Cory, Frayn, Giboney, Gordon, Hallauer, Hawley, Hillyer, Hoefel, Jeffreys,
Johnston (Elmer E.), Jones (W. Kenneth), Lester, Loney, Mayes, Neill,
Orndorff, Ovenell, Powell, Riemcke, Shadbolt, Siler, Sisson, Stonecipher,

Engrossed 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. 249, by Representatives Kirk, Huhta and Sandison:
Relating to professional baseball contracts with high school students.
On motion of Mr. Powell, the rules were suspended and the bill was re­turned to second reading for the purpose of amendment.

SECOND READING OF BILLS

House Bill No. 249 was re-read the second time by sections.
Mr. Powell moved the adoption of the following amendment:
In section 5, page 2, line 14 of the original bill, being page 2, lines 4 and 5 of the printed bill, after the word "contract" and before the word "if" strike the word "only"

Debate ensued.
The motion was carried and the amendment was adopted.

On motion of Mr. Powell, the following amendment was adopted:
In section 5, page 2, lines 16 to 23, inclusive, of the original bill, being page 2, lines 6 to 11, inclusive, of the printed bill, strike the whole of subsection (1)

On motion of Mr. Powell, the following amendment was adopted:
Amend the bill further by renumbering subsection (2) to read subsection (1) and renumber the remaining subsections consecutively.

On motion of Mr. Powell, the following amendment was adopted:
In section 6, page 3, line 6 of the original bill, being page 2, line 22 of the printed bill, beginning with the word "conclude" strike all the matter down to the comma (,) following the word "determine" in line 7 of the original bill, being line 23 of the printed bill, and insert in lieu thereof the following: "not approve the contract as above provided"

MOTION

On motion of Mr. Adams, Mr. Lennart was excused from the call of the House.
The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. Powell, the rules were suspended, Engrossed House Bill No. 249 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 249, and the bill passed the House by the following vote: Yeas, 94; nays, 4; absent or not voting, 1.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasumissen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—94.
Those voting nay were: Representatives Gallagher, Hawley, Shadbolt, Young—4.

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

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.

MOTION

On motion of Mr. Woodall, Mr. Frayn was excused from the call of the House.

House Bill No. 251, by Representatives Donohue, Kellogg and Carmichael:
Providing that the terms of office for all county commissioners shall be four years.

On motion of Mr. Kellogg, the rules were suspended, the second reading considered the third, and House Bill No. 251 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 251, and the bill passed the House by the following vote: Yeas, 56; nays, 41; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Brown (Henry A.), Carmichael, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Gallagher, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Loney, Lorimer, Mardesich, Mayes, Neill, Olson (Ole H.), Orndorff, Ovenell, Phillips, Rasmussen, Ridgway, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Vane, Wintler, Zent, Mr. Speaker—56.

Those voting nay were: Representatives Bailey, Beierlein, Bernethy, Brown (Gordon J.), Carty, Clark, Connor, Dootson, Forrest, Giboney, Gordon, Hallauer, Hawley, Hess, Hofmeister, Holliday, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Lester, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Paulsen, Pedersen, Powell, Riemcke, Roderick, Sandison, Savage, Sorensen, Testu, Wedekind, Wenberg, Woodall, Young—41.

Those absent or not voting were: Representatives Frayn, Lennart—2.

House Bill No. 251, having received the constitutional majority, was declared passed.

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

NOTICE OF RECONSIDERATION

Mr. Henry (Edward E.) 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. 251 passed the House.

House Bill No. 299, by Judiciary Committee:
Making the secretary of state agent for accepting service of summons upon certain persons involved in motor vehicle accidents.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and House Bill No. 299 was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 299, and the bill passed the House by the following vote: Yeas, 98, nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—98.

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

House Bill No. 299, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Paulsen moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

Engrossed House Bill No. 313, by Representatives Roderick, Phillips and Ford:

Prescribing method of making ratable reductions in payments of public assistance.

On motion of Mr. Roderick, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 313 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 313, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm,
FORTIETH DAY, FEBRUARY 16, 1951

Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—98.

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

Engrossed House Bill No. 313, having received the constitutional majority, was declared passed.

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

**House Bill No. 13**, by Representatives Ford and King:
Relating to licensing of chiropractic.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Bill No. 13 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 13, and the bill failed to pass the House by the following vote: Yeas, 42; nays, 56; absent or not voting, 1.

Those voting yea were: Representatives Bailey, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Dootson, Ford, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Kellogg, King, Knoblauch, Kupka, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, Olsen (Ray), Pedersen, Phillips, Rasmussen, Roderick, Sandison, Savage, Simmons, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—42.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Hillyer, Hoefel, Hoff, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Lester, Loney, Mayes, Neill, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Powell, Ridgway, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Wintler, Woodall, Zent—56.

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

House Bill No. 13, having failed to receive the constitutional majority, was declared lost.

**Engrossed House Bill No. 309**, by Representatives Hurley and Hawley:
Establishing standards of pressure piping construction and installation.

On motion of Mr. Henry (Al), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 309 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 309, and the bill passed the House by the following vote: Yeas, 77; nays, 21; absent or not voting, 1.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Gallagher, Giboney, Gordon, Griffith, Hallauer, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell,
Powell, Rasmussen, Ridgway, Sandison, Savage, Schumann, Siler, Simmons, Sorensen, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Anderson (Eva), Ball, Clark, Forrest, Frayn, Hallauer, Hoefel, Jones (Mrs. Vincent F.), Lester, Nunamaker, Paulsen, Pedersen, Phillips, Riemcke, Roderick, Shadbolt, Sisson, Smith, Strom, Wenberg, Young—21.

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

Engrossed House Bill No. 309, having received the constitutional majority, was declared passed.

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

MOTIONS

On motion of Mrs. Hansen, five hundred additional copies of House Bill No. 506 were ordered printed.

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

On motion of Mr. Adams, the House adjourned until ten o’clock a. m., Saturday, February 17, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, February 17, 1951.

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, Clark, Connor, Dootson, Loney, Pedersen and Sorensen, Representatives Ball, Clark, Dootson, Loney, Pedersen and Sorensen having been excused.

Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

RECONSIDERATION

Mr. Henry (Edward E.) moved that the House now reconsider the vote by which House Bill No. 251 passed the House.

Debate ensued.

Mr. Donohue demanded the previous question and the demand was sustained.

Mr. Henry (Edward E.) demanded a division and the motion to reconsider the vote by which House Bill No. 251 passed the House, was lost on a rising vote.
REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 17, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 12, have compared same with the original resolution and find it correctly enrolled.

MRS. VINCENT F. JONES, Chairman.


Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 207; also Engrossed House Bill No. 249, have compared same with the original bills and find them correctly engrossed.

MRS. VINCENT F. JONES, Chairman.


The Speaker announced that he was about to sign: House Concurrent Resolution No. 12.

House Bill No. 6 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

House Bill No. 222 (reported by Committee on Labor Relations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1951.

Mr. Speaker:
We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 238, classifying power driven coffee grinders and washing machines in retail stores as extrahazardous, 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.


Passed to second reading.

House Bill No. 241 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1951.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 293, making an appropriation and creating an interim committee to investigate conditions in the penal institutions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.
Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 314, relating to listing of holdings of copyrighted musical works, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. W. Kupka, Chairman.


Passed to second reading.

House Bill No. 331 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

House Bill No. 335 (reported by Committee on Commerce and Manufacturing):
Do pass as amended.
Passed to second reading.

House Bill No. 351 (reported by Committee on Public Utilities):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 366, relating to protection of game fish and prohibiting storage of logs, 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 Game and Game Fish, to whom was referred House Bill No. 389, relating to reporting of hunting accidents, 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 Game and Game Fish, to whom was referred House Bill No. 390, permitting the killing of wild animals and birds destroying crops, 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.
House Bill No. 423 (reported by Committee on Commerce and Manufacturing):

Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 15, 1951.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 432, relating to biennial elections in second class cities and the terms of office of the officers thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savage, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1951.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 470, increasing the state game commissioners' compensation to fifteen dollars per diem, 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.

We concur in this report: Dewey C. Donohue, Earl G. Griffith, David Hoefel, Russell T. Hoopingarner, John R. Jones, Milton R. Loney, Z. A. Vane.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1951.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Concurrent Resolution No. 10, creating a bi-partisan legislative interim committee on game and game fish, 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.

We concur in this report: Dewey C. Donohue, Russell T. Hoopingarner, John R. Jones, Milton R. Loney, Z. A. Vane.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 16, 1951.

Mr. Speaker:
The Senate has passed: Senate Bill No. 121; also Senate Bill No. 150; also Senate Bill No. 151; also Senate Bill No. 246; also Senate Bill No. 247; also Senate Bill No. 248, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., February 16, 1951.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 12, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.
SPECIAL ORDER OF BUSINESS

The time having arrived, the Speaker declared the business before the House to be Engrossed House Bill No. 31 as amended by the Senate.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 31, with the following amendment:

Amend section 1, lines 18 and 19, page 1 of the engrossed bill, by striking the words "of less than one hundred fifty-five thousand" and inserting in lieu thereof the following: "having one hundred forty thousand to one hundred fifty thousand".

and the same is herewith transmitted.

HERBERT H. SILER, Secretary.

The Speaker declared the question before the House to be the motion by Mr. Comfort to concur in the Senate amendment to Engrossed House Bill No. 31.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 31, as amended by the Senate, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Clark, Connor, Dootson, Eldridge, Loney, McLean, Pedersen, Sorensen—9.

Engrossed House Bill No. 31, as amended by the Senate, 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. 121, by Senator Foster:

An Act relating to irrigation district property and funds, and amending section 87.19.11, R.C.W.

Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 150, by Senators Rosellini and Zednick:

An Act relating to the issuance and the sales of securities, and amending sections 21.01.04 and 21.01.07, R.C.W.

Referred to Committee on Banks and Banking.
Senate Bill No. 151, by Senators Roup and French:
An Act fixing fees and bonds for issuance of license to cash buyer of agricultural products, and amending section 20.02.05, R.C.W.
Referred to Committee on Agriculture and Livestock.

Senate Bill No. 246, by Senators Shannon and Pearson:
An Act relating to depositaries of state funds, and amending section 43.55.08, R.C.W.
Referred to Committee on Banks and Banking.

Senate Bill No. 247, by Senators Shannon and Pearson:
An Act relating to depositaries of city and town funds, and amending section 35.24.07, R.C.W.
Referred to Committee on Banks and Banking.

Senate Bill No. 248, by Senators Shannon and Pearson:
An Act relating to depositaries of county funds, and amending section 36.28.11, R.C.W.
Referred to Committee on Banks and Banking.

SECOND READING OF BILLS

House Bill No. 78, by Representatives Carmichael, Mardesich and Cory:
Relating to fire protection districts.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 78, relating to fire protection districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
In section 1, page 1, line 20 of the original bill, being page 1, line 10 of the printed bill, after the word "title" strike the period (.) and insert in lieu thereof the following: "PROVIDED, That such district shall not levy any assessment for any purpose against those lands within the district which are now or will hereafter be required to pay forest protection assessment."


The bill was read the second time by sections.
On motion of Mr. Donohue, the committee amendment was adopted.
On motion of Mr. Paulsen, House Bill No. 78 was placed at the foot of the second reading calendar.

The Speaker called on Mr. Henry (Al) to preside.

House Bill No. 107, by Representative Morris (by departmental request):
Relating to rates of transportation companies.
On motion of Mr. Olsen (Ray), Substitute Bill No. 107 was substituted for House Bill No. 107 and read the second time by sections.

Mr. Forrest moved the adoption of the following amendment:
In section 1, line 16 of the printed bill, strike the words "in lieu of" and insert therefor the words "in addition to"

Debate ensued.
The motion was lost on a rising vote and the amendment was not adopted. Substitute House Bill No. 107 was passed to third reading.
House Bill No. 329, by Representatives Powell and Henry (Edward E.):
Authorizing certain investments of trust funds by fiduciaries.
The bill was read the second time by sections and passed to third reading.

House Bill No. 400, by Representatives Powell and Henry (Edward E.):
Relating to investments by guardians.
The bill was read the second time by sections and passed to third reading.

House Bill No. 287, by Representative Bernethy (by departmental request):
Relating to state forest lands and the distribution of funds derived therefrom.
The bill was read the second time by sections and passed to third reading.

House Bill No. 298, by Representative Bernethy (by departmental request):
Creating the forest development fund and appropriating funds for activities of the forest board.
The bill was read the second time by sections and passed to third reading.

House Bill No. 274, by Representative Mayes:
Fixing salaries of mayors and commissioners in certain cities operating public utilities.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 274, fixing salaries of mayors and commissioners in certain cities operating 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, line 12 of the original bill, being line 5 of the printed bill, after the comma (,) following the word "dollars" strike the balance of the matter down to and including the period (.) following the word "earnings" in line 20 of the original bill, being line 12 of the printed bill, and insert in lieu thereof the following: "the annual salary of the commissioner of finance and accounting shall be three thousand dollars, and the annual salary of the commissioner of public works shall be two thousand five hundred dollars."

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 the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the word "thereto" strike the period (.) and add the following: "and declaring an emergency."


The bill was read the second time by sections.
On motion of Mr. Mayes, the committee amendments were adopted.
House Bill No. 274 was passed to third reading and ordered engrossed.

House Bill No. 382, by Representatives Vane, Hoefel and Henry (Edward E.):
Establishing a state institution in eastern Washington for the rehabilitation of male convicts, and making an appropriation.

On motion of Mr. Henry (Edward E.), House Bill No. 382 was re-referred to the Committee on Appropriations.
House Bill No. 384, by Representatives Paulsen and Bassett:
Authorizing state parks commission to acquire Spanaway park in Pierce County.
The bill was read the second time by sections and passed to third reading.

House Bill No. 211, by Representative Hallauer:
Relating to a state park near Oroville in Okanogan County.
The bill was read the second time by sections and passed to third reading.

The House resumed consideration of House Bill No. 78 on second reading.
Mr. Carmichael moved that the following amendment be adopted:

In section 4, page 3, lines 18 and 19 of the original bill, being page 2, lines 35, 36 and 37 of the printed bill, after the words "owners of" and before the words "of lands" strike the following: "not less than forty per cent of the area" and insert in lieu thereof the words "not less than a majority of the acreage"

Debate ensued.
The motion was carried and the amendment was adopted.
House Bill No. 78 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Engrossed House Bill No. 157, by Representative Johnston (Elmer E.):
Regulating the issuance and sale of mining securities.
On motion of Mr. Johnston (Elmer E.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 157 was placed on final passage.
Debate ensued:
Mr. Smith demanded the previous question and the demand was sustained.
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, 87; nays, 0; absent or not voting, 12.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney; Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—87.
Those absent or not voting were: Representatives Ball, Beierlein, Clark, Dootson, Gallagher, Jeffreys, Johnson (Charlie), Loney, Pedersen, Rasmussen, Sorensen, Wenberg—12.
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.
The Speaker resumed the Chair.
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 Engrossed House Bill No. 157 passed the House.

MOTION

Mr. Woodall:

"Mr. Speaker, I move that we do now reconsider the vote by which Engrossed House Bill No. 157 passed the House."

The Speaker:

"The Speaker is of the opinion, Mr. Woodall, you can only have reconsideration of final passage on the next working day under the rules."

Mr. Ford:

"Rule 43, Mr. Speaker, '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', except after the 50th day."

RULING BY THE SPEAKER

The Speaker:

"That's right, Mr. Woodall. Your motion is out of order. The notice by Mr. Ford is received."

Engrossed House Bill No. 290, by Representative Adams:

Regulating safety in the transportation of explosives and flammable material.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 290 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 290, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Ball, Beierlein, Clark, Dootson, Gallagher, Gordon, Loney, Pedersen, Rasmussen, Sorensen—10.

Engrossed House Bill No. 290, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 333, by Representatives Bernethy and Wintler:
Permitting the enlargement of union high school districts.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 333 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 333, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Clark, Dootson, Ford, Gordon, Jones (W. Kenneth), Loney, Pedersen, Sorensen—9.

House Bill No. 333, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 348, by Representative Wedekind:
Relating to social security and unemployment compensation benefits for employees on state-operated ferries.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 348 was placed on final passage.

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, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Ball, Clark, Cory, Doot-
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. 160, by Representatives Simmons, Ridgway and Bernethy:

Withdrawing certain tide lands from sale or lease.

On motion of Mr. Simmons, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 160 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 160, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopinger, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker-89.

Those absent or not voting were: Representatives Ball, Clark, Cory, Donohue, Dootson, Gallagher, Loney, Pedersen, Riemcke, Sorensen—10.

Engrossed House Bill No. 160, having received the constitutional majority, was declared passed.

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

House Bill No. 101, by Representative Jones (W. Kenneth) (by departmental request):

Providing license fees for storage warehouses.

On motion of Mr. Jones (W. Kenneth), the rules were suspended, the second reading considered the third, and House Bill No. 101 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of House Bill No. 101, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown, (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer,
Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunnemaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Clark, Cory, Dootson, Johnston (Elmer E.), Loney, Pedersen, Rasmussen, Sorensen—9.

House Bill No. 101, having received the constitutional majority, was declared passed.

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

MOTIONS

Mr. Adams moved that the House adjourn until ten o’clock a. m., Monday, February 19, 1951.

The motion was adopted.

On motion of Mr. Adams, the House adjourned until eleven o’clock a. m., Monday, February 19, 1951.

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 Cooney, Mardesich and Sandison, Representatives Cooney and Mardesich having been excused.
Prayer was offered by the Reverend Victor A. McKee, Minister of the Sixth Avenue Baptist Church of Tacoma.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Adams, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

Mr. Adams moved that the Journal of the preceding day be corrected to show Mr. Knoblauch as having voted "aye" on House Bill No. 348, instead of "nay".
The motion was carried.

The Speaker observed within the bar of the House United States Senator Harry P. Cain, and appointed Mr. Zent and Mr. Woodall to escort the Senator to a seat beside the Speaker.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 19, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 31, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Newman H. Clark, W. Kenneth Jones.

Mrs. Vincent F. Jones, Chairman.

The Speaker announced that he was about to sign: House Bill No. 31.

House Bill No. 64 (reported by Committee on Game and Game Fish):
Do pass as amended.
Passed to second reading.

House Bill No. 148 (reported by Committee on Roads and Bridges):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.
House Bill No. 201 (reported by Committee on Game and Game Fish):
Do pass as amended.
Passed to second reading.

House Bill No. 371 (reported by Committee on Fisheries):
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. 427, relating to accrued service credit by members of public employment systems, 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 Social Security, to whom was referred House Bill No. 495, amending the state employees' retirement act, 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 Joint Resolution No. 1 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 52, relating to limitation of admission taxes by counties, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Robert M. Ford, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 53, relating to limitation of admission taxes by cities and towns, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Robert M. Ford, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 138, making unlawful the possession of branded meat food animals except 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.

John R. Jones, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Mr. Speaker:

Senate Chamber, Olympia, Wash., February 17, 1951.

The Senate has passed: Senate Bill No. 93; also Senate Bill No. 200; also Senate Bill No. 211; also Senate Bill No. 336; also Engrossed Senate Bill No. 109; also Engrossed Senate Bill No. 160; also Engrossed Senate Bill No. 161, and the same are herewith transmitted.

Herbert H. Siler, Secretary.

Mr. Speaker:

Senate Chamber, Olympia, Wash., February 17, 1951.

The Senate has passed: Engrossed Senate Bill No. 32; also Engrossed Senate Bill No. 72; also Engrossed Senate Bill No. 82; also Engrossed Senate Bill No. 84; also Engrossed Senate Bill No. 106; also Engrossed Senate Bill No. 241, and the same are herewith transmitted.

Herbert H. Siler, Secretary.

Mr. Speaker:

Senate Chamber, Olympia, Wash., February 17, 1951.

The President has signed: Senate Bill No. 46; also House Bill No. 61, and the same are herewith transmitted.

Herbert H. Siler, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 46.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 32, by Senators Dixon and Rosellini:

An Act relating to the support of abandoned wives and children and adopting the uniform reciprocal enforcement of support act. Referred to Judiciary Committee.

Engrossed Senate Bill No. 72, by Senators Todd and Rogers:

An Act relating to the Washington Toll Bridge Authority; establishing a permanent revolving fund for certain engineering investigations thereby, and making an appropriation from the motor vehicle fund therefor; and making a further appropriation from the motor vehicle fund for an investigation by said Authority into projects for the solution of the cross-sound transportation problem. Referred to Committee on Roads and Bridges.
Engrossed Senate Bill No. 82, by Senators Hall and Todd:
An Act relating to state and local participation in flood control; and repealing chapter 86.05, R.C.W., and chapter 86.07, R.C.W.
Referred to Committee on Harbors, Waterways and Flood Control.

Engrossed Senate Bill No. 84, by Senators Riley and Brown:
An Act relating to court reporters; fixing their compensation; providing methods whereby judicial districts having a population under twenty thousand may obtain court reporters; and amending sections 2.08.21, 2.08.22 and 2.08.23, R.C.W.
Referred to Judiciary Committee.

Senate Bill No. 93, by Senator Pearson:
An Act relating to cities and towns; providing for construction of public improvements and works, purchase of supplies, material, equipment and services and for contracts for printing of notices and newspaper publications in second, third and fourth class cities and towns; and repealing sections 35.16.27, 35.16.28, 35.17.36, 35.15.35 and 35.15.36, R.C.W.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 100, by Senator Shank:
An Act relating to sureties and providing for joint control.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 109, by Senator Todd, Rogers and Witten:
An Act relating to toll bridge, tunnel or ferry facilities or projects therefor; authorizing the formation of districts in aid of such facilities or projects of the Washington Toll Bridge Authority and the levy of assessments for such purpose and the use of funds derived therefor; declaring the duties of certain officers, and declaring an emergency.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 160, by Senator Happy:
An Act relating to insurance of property, and amending section 48.27.02, R.C.W.
Referred to Committee on Insurance.

Engrossed Senate Bill No. 161, by Senators Washington and Kimball:
An Act relating to the rights of persons under suspended sentences.
Referred to Judiciary Committee.

Senate Bill No. 200, by Senator French (by departmental request):
An Act authorizing the transfer or exchange of lands within or adjacent to the Mt. Spokane state park, and amending section 43.36.20, R.C.W.
Referred to Committee on Parks and Playgrounds.

Senate Bill No. 211, by Senator Zednick (by departmental request):
An Act relating to absentee voting, and amending chapter 29.12, R.C.W.
Referred to Committee on Elections.

Engrossed Senate Bill No. 241, by Senators Cowen and Lee (by departmental request):
An Act relating to reciprocity between this state and other states in the matter of authority, jurisdiction, and procedure for the enforcement of payment and collection of taxes lawfully imposed; prescribing authority and jurisdiction thereto.
Referred to Committee on Revenue and Taxation.
Senate Bill No. 336, by Senator Lindsay:
An Act reappropriating funds to the general fund and making an appropriation.
Referred to Committee on Appropriations.

SECOND READING OF BILLS

House Bill No. 42, by Representatives Hansen, Beierlein and Kellogg:
Creating a state highway commission.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 42, creating a state highway 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 12, page 4, lines 27 and 28 of the original bill, being page 3, lines 19 and 20 of the printed bill, after the words "said salary" strike the remainder of the section and insert in lieu thereof the following: "to a maximum of $15,000 per year."

JULIA BUTLER HANSEN, Chairman.


House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:
We, a part of your Committee on Roads and Bridges, to whom was referred House Bill No. 42, creating a state highway commission, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

........................................................................... Chairman.

We concur in this report: Howard T. Ball, Robert D. Timm.

House of Representatives,
Olympia, Wash., February 6, 1951.

Mr. Speaker:
We, a part of your Committee on Roads and Bridges, to whom was referred House Bill No. 42, creating a state highway commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

........................................................................... Chairman.


The bill was read the second time by sections.
On motion of Mrs. Hansen, the committee amendment was adopted.

Mr. Riemcke moved that the following amendment be adopted:

In section 15, page 3, lines 35 and 36 of the printed bill, strike the words "the governor, and through him to"

Debate ensued.
The motion was lost and the amendment was not adopted.

House Bill No. 42 was passed to third reading and ordered engrossed.

House Bill No. 202, by Representatives Comfort and Brown (Gordon J.):
Relating to the practice of beauty culture.

House of Representatives,
Olympia, Wash., February 14, 1951.

Mr. Speaker:
We, your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 202, relating to the practice of beauty culture, have had 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 21 of the original bill, being page 2, line 13 of the printed bill, after the asterisks (••••) and before the word "who" insert the following: "who has a minimum of three years experience as a licensed operator,"

In section 6, page 4, line 1 of the original bill, being page 3, line 7 of the printed bill, after the words "or any" and before the words "may be issued" strike the word "county" and insert in lieu thereof the word "country"

GORDON J. BROWN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Brown (Gordon J.), the committee amendments were adopted.

House Bill No. 202 was passed to third reading and ordered engrossed.

House Bill No. 319, by Representative Comfort:
Relating to investment of pension funds.
The bill was read the second time by sections and passed to third reading.

House Bill No. 289, by Representatives Kupka and Gordon:
Relating to inspection of anti-freeze.
The bill was read the second time by sections and passed to third reading.

House Bill No. 403, by Representatives Cory and Hoopingarner:
Relating to disposal of money and property of deceased inmates of state institutions.

The bill was read the second time by sections.

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

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

In section 2, page 1, line 24 of the original bill, being page 1, lines 13 and 14 of the printed bill, after the word "furnished" and before the word "affidavit" strike the word "as" and insert the word "an"

House Bill No. 403 was passed to third reading and ordered engrossed.

House Joint Resolution No. 15, by Representatives O'Brien, Hurley and Comfort:
Amendment to the constitution guaranteeing equality of health, welfare and safety benefits for school children.

The bill was read the second time by sections.

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

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

In section 2, page 1, line 24 of the original bill, being page 1, lines 13 and 14 of the printed bill, after the word "furnished" and before the word "affidavit" strike the word "as" and insert the word "an"

House Joint Resolution No. 15 was passed to third reading and ordered engrossed.

House of Representatives,
Olympia, Wash., February 16, 1951.
equality of health, welfare and safety benefits for school children, have had 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 paragraph 2, lines 11 and 12 of the original resolution, being lines 3 and 4 of the printed resolution, after the comma (.) following the word "schools" and before the word "facilities" strike the words "the health, welfare and safety benefits and" and insert in lieu thereof the word "transportation"

Amend the title by striking the whole thereof and substituting therefor the following: "Amending the constitution by adding a new article to guarantee equality of transportation facilities for all school children." Reuben A. Knoblauch, Chairman.


House of Representatives,
Olympia, Wash., February 14, 1951.

Mr. Speaker:

We, a minority of your Committee on Education and Libraries, to whom was referred House Joint Resolution No. 15, an amendment to the constitution guaranteeing equality of health, welfare and safety benefits for school children, 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 M. Ford, Mrs. Vincent F. Jones.

The resolution was read the second time in full.

Mr. Hurley moved that the committee amendment to paragraph 2, lines 11 and 12 of the original resolution, being lines 3 and 4 of the printed resolution, be not adopted.

Mr. Ford moved that the committee amendment to paragraph 2, lines 11 and 12 of the original resolution, being lines 3 and 4 of the printed resolution, be adopted.

RULING BY THE SPEAKER

The Speaker:

"The Speaker will put the positive motion first. The question before the House is the motion by Mr. Ford."

Mr. Ford moved the adoption of the following amendment to the committee amendment:

Amend the committee amendment to paragraph 2, lines 3 and 4 of the printed resolution, after the words "the word" and before the word "transportation" insert the word "existing"

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was lost and the amendment to the committee amendment was not adopted.

Debate ensued.

The motion by Mr. Ford was lost and the committee amendment to paragraph 2, lines 11 and 12 of the original resolution, being lines 3 and 4 of the printed resolution, was not adopted.

Mr. Hurley moved that the following amendment be adopted:

In lines 11 and 12 of the original resolution, being lines 3 and 4 of the printed resolution, after the comma (.) following the word "health" and before the words "and safety" strike the word "welfare"; after the words "benefits and" and before the word "facilities" insert the word "transportation"

Debate ensued.

The motion was lost and the amendment to the committee amendment was adopted.
Mr. Hurley moved that the committee amendment to the title be not adopted.

The motion was carried.

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

Amend the title—after the comma (,) following the word “health” and before the words “and safety” strike the word “welfare” and insert in lieu thereof the word “transportation”

House Joint Resolution No. 15 was passed to third reading and ordered engrossed.

House Bill No. 331, by Representatives Ridgway, Lennart and Pedersen:
Increasing voluntary firemen’s relief and pensions.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 331, increasing voluntary firemen’s relief and pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In line 2 of the title of the original bill, being line 1 of the title of the printed bill, after the word “sections” and before the figures “41.06.16” strike the figures “41.06.03,” and insert in lieu thereof the figures “41.06.17.”

Strike the whole of section 1 and insert in lieu thereof “Section 1. Section 41.06.17 R.C.W., as derived from section 17, chapter 261, Laws of 1945, is amended to read as follows:

“Whenever any fireman on June 6, 1945 had been a member, and served honorably for a period of twenty-five years or more as an active member in any capacity, of any regularly organized volunteer fire department of any municipality in this state, and which municipality and fireman are enrolled within three years thereafter, and the fireman has reached the age of sixty-five years, the board of trustees may order and direct that he be paid a monthly pension of thirty-nine dollars from the fund.

“Whenever any fireman has been a member, and served honorably for a period of twenty-five years or more as an active member in any capacity, of any regularly organized volunteer fire department of any municipality in this state, and the annual retirement fee has been paid for a period of twenty-five years, the board of trustees shall order and direct that such fireman be paid a monthly pension of sixty-five dollars from the fund upon his attaining the age of sixty-five years and for the balance of his life.

“Whenever any fireman has been a member, and served honorably for a period of twenty-five years or more as an active member in any capacity, of any regularly organized volunteer fire department of any municipality in this state, and the annual retirement fee has been paid for a period of less than twenty-five years by reason of the fact that part of such service was rendered prior to June 6, 1945, the board of trustees shall order and direct that such fireman shall receive the minimum monthly pension herein provided increased by the sum of one dollar each month for each year the annual fee has been paid, but not to exceed the maximum monthly pension herein provided, upon such fireman attaining the age of sixty-five years and for the balance of his life.

“No pension herein provided shall become payable before the sixty-fifth birthday of the fireman.

“No pension herein provided shall be payable for any service less than twenty-five years.”

In section 3, page 3, line 5 of the original bill, being page 2, lines 21 and 22 of the printed bill, after the asterisks (••••) following the word “exceeding” and before the word “dollars” strike the words “seventy-five” and insert in lieu thereof the word “one-hundred”

The bill was read the second time by sections.
On motion of Mr. Lennart, the committee amendments were adopted.
House Bill No. 331 was passed to third reading and ordered engrossed.

**House Bill No. 194**, by Representative Wedekind:
Relating to common land boundaries.

> House of Representatives,
> Olympia, Wash., February 14, 1951.

**Mr. Speaker:**
We, a majority of your Committee on Appropriations, to whom was re-referred House Bill No. 194, relating to common land boundaries, 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 Forestry, State Lands and Buildings.

Ole H. Olson, *Chairman.*

> House of Representatives,
> Olympia, Wash., February 2, 1951.

**Mr. Speaker:**
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 194, relating to common land boundaries, have had 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 21 of the original bill, being page 1, lines 12 and 13 of the printed bill, after the word "receive" and before the words "actual expenses" strike the following: "twenty-five dollars per diem and"
- In section 7, page 3, line 1 of the original bill, being page 2, line 19 of the printed bill, after the words "sum of" and before the word "thousand" strike the word "fifty" and insert in lieu thereof the word "ten"

Robert Bernethy, *Chairman.*

The bill was read the second time by sections.
On motion of Mr. Bernethy, the committee amendments were adopted.
House Bill No. 194 was passed to third reading and ordered engrossed.

**House Bill No. 234**, by Representatives Hofmeister and Beierlein:
Providing for county airport district commissioners.

> House of Representatives,
> Olympia, Wash., February 5, 1951.

**Mr. Speaker:**
We, a majority of your Committee on Aviation and Airports, to whom was referred House Bill No. 234, providing for county airport 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 with the following amendments:

- In section 1, line 8 of the original bill, being line 3 of the printed bill, after the words "body of" and before the word "airport" strike the word "an" and insert in lieu thereof the following: " • • • a county"
- In section 2, line 12 of the original bill, being line 6 of the printed bill, after the words "in any" and before the word "airport" insert the word "county"

Vernon A. Smith, *Chairman.*
We concur in this report: Howard T. Ball, Arthur H. Bassett, John L. Cooney, Julia Butler Hansen, Dwight S. Hawley, Charlie Johnson, James D. Stonecipher.

The bill was read the second time by sections.
On motion of Mr. Beierlein, the committee amendments were adopted.
Mr. Hofmeister moved that the following amendment be adopted:

In section 2, line 19 of the original bill, being line 11 of the printed bill, after the words "county commissioners" strike the comma (,) and the remainder of the paragraph and insert in lieu thereof the following: "shall within a reasonable time call a public hearing, notice of which shall be given by publication one week in advance thereof in a newspaper circulating within the district, at which arguments shall be heard for or against the proposal and if it shall appear to the county commissioners that the residents of the district so desire they shall enter an order declaring that the county airport district shall be governed by a board of three airport district commissioners."

Debate ensued.
The motion was carried and the amendment was adopted.
House Bill No. 234 was passed to third reading and ordered engrossed.

**House Bill No. 293, by Representatives Knoblauch, Cory and Hoopingarner:**
Making an appropriation and creating an interim committee to investigate conditions in the penal institutions.
The bill was read the second time by sections.
Mr. Dootson moved the adoption of the following amendment:
In section 3, line 16 of the printed bill, after the word "compensation" strike the period (.) and add the words "not to exceed the sum of twenty-five dollars per day for each person so employed."

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
Mr. Woodall moved the adoption of the following amendment:
In section 2, lines 23 and 24 of the original bill, being line 14 of the printed bill, after the words "the governor" and before the period (.) at the end of the sentence, strike the words "every six months" and insert in lieu thereof the following: "as often as desired but at least once per year"

Debate ensued.
Mr. Hawley moved that the following amendment be adopted:
In section 4, line 25 of the printed bill, after the words "sum of" and before the word "thousand" strike the word "five" and insert in lieu thereof the word "two"

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
House Bill No. 293 was passed to third reading and ordered engrossed.

**House Joint Memorial No. 4, by Representatives King, Riemcke and Knoblauch:**
Asking federal aid grants to counties under certain circumstances.
The memorial was read the second time in full and passed to third reading.
The Speaker called on Mr. O'Brien to preside.

**THIRD READING OF BILLS**

**House Bill No. 310, by Representatives Jones (Mrs. Vincent F.) and Knoblauch:**
Relating to education of physically or mentally handicapped children.
On motion of Mr. Riemcke, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.
SECOND READING OF BILLS

House Bill No. 310 was re-read the second time by sections.

Mr. Riemcke moved that the following amendment be adopted:

"In section 1, line 15 of the original bill, being line 8 of the printed bill, strike the period (.) following the word "handicap" and insert a colon (:) and add the following: "PROVIDED, That no child shall be removed from the jurisdiction of juvenile court for training or education under this act without the approval of the superior court of the county."

Debate ensued.

The motion was carried and the amendment was adopted.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. Riemcke, the rules were suspended, Engrossed House Bill No. 310 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 310, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Madsen, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, McLean, Miller (Clyde C.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent—92.

Those absent or not voting were: Representatives Cooney, Lorimer, Mardesich, Smith, Vane, Wenberg, Mr. Speaker—7.

Engrossed House Bill No. 310, having received the constitutional majority, was declared passed.

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

House Bill No. 153, by Representatives Knoblauch, Hansen and Simmons:

Providing a paved highway approach to the state school at Buckley.

On motion of Mr. Knoblauch, the rules were suspended, the second reading considered the third, and House Bill No. 153 was placed on final passage.

Debate ensued.

Mr. Hofmeister demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 153, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon
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J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Doottson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—93.

Those absent or not voting were: Representatives Cooney, Ford, Lorimer, Mardesich, Riemcke, Mr. Speaker—6.

House Bill No. 153, having received the constitutional majority, was 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 Powell and Henry (Edward E.):
Authorizing certain investments of trust funds by fiduciaries.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and House Bill No. 329 was placed on final passage.

Debate ensued.

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, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Doottson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—88.

Those absent or not voting were: Representatives Cooney, Ford, Holliday, Johnston (Elmer E.), Lorimer, Mardesich, Nunamaker, Riemcke, Sisson, Timm, Mr. Speaker—11.

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.

Engrossed House Bill No. 78, by Representatives Carmichael, Mardesich and Cory:
Relating to fire protection districts.

On motion of Mr. Carmichael, the rules were suspended, the second reading
considered the third, and Engrossed House Bill No. 78 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 78, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—91.

Those absent or not voting were: Representatives Cooney, Lorimer, Mardesich, Nunamaker, Riemcke, Sisson, Vane, Mr. Speaker—8.

Engrossed House Bill No. 78, having received the constitutional majority, was declared passed.

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

House Bill No. 76, by Representatives Brown (Gordon J.), Hofmeister and Mardesich:

Eliminating pension contributions by firemen during war service.

On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and House Bill No. 76 was placed on final passage.

Debate ensued.

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, 79; nays, 10; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—79.

Those voting nay were: Representatives Anderson (Eva), Dootson, Hallauer, Lester, Loney, Phillips, Riemcke, Smith, Stonecipher, Woodall—10.

Those absent or not voting were: Representatives Cooney, Ford, Johnston
(Elmer E.), Jones (W. Kenneth), Lorimer, Mardesich, Neill, Sisson, Testu, Mr. Speaker—10.

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.

**Engrossed House Bill No. 133**, by Representatives Hess and Sorensen:
Providing for dissolution of commercial waterway districts.

On motion of Mr. Sorensen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 133 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—90.

Those absent or not voting were: Representatives Cooney, Donohue, Ford, Johnston (Elmer E.), Lorimer, Mardesich, Sisson, Timm, Mr. Speaker—9.

Engrossed 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. 263**, by Representatives Paulsen and Johnston (Elmer E.):
Providing for the appointment of retired judges as judges pro tempore.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and House Bill No. 263 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 263, and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirkm Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, Mc-

Those voting nay were: Representatives Hawley, Riemcke, Young—3.

Those absent or not voting were: Representatives Ball, Cooney, Ford, Johnston (Elmer E.), Lorimer, Mardesich, Powell, Simmons, Strom, Vane, Mr. Speaker—11.

House Bill No. 263, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 48, by Representative Paulsen:
Providing additional superior court judges for Pierce, King and Walla Walla Counties and the counties of Island and Snohomish jointly.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 48 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 48, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Cooney, Cory, Ford, Hurley, Johnston (Elmer E.), Lorimer, Mardesich, Sisson, Strom, Vane, Young—11.

Engrossed House Bill No. 48, having received the constitutional majority, was declared passed.

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

The Speaker resumed the Chair.

MOTION

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Tuesday, February 19, 1951.

S. R. HOLCOMB, Chief Clerk.
FORTY-FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, FEBRUARY 20, 1951.

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 Mardesich and Woodall, both having been 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed as House members of the joint committee authorized in House Concurrent Resolution No. 12, to arrange for the joint session to view the unveiling of the Marcus Whitman statue, Representatives Stonecipher, Loney and Donohue.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 143, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Marshall Forrest.

Mrs. Vincent F. Jones, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Joint Resolution No. 15, have compared same with the original resolution and find it correctly engrossed.

We concur in this report: Frank Connor, Gladys Phillips.

Mrs. Vincent F. Jones, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 234; also

Engrossed House Bill No. 292; also

Engrossed House Bill No. 331, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Frank Connor, Gladys Phillips.

Mrs. Vincent F. Jones, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 202; also
Engrossed House Bill No. 310; also
Engrossed House Bill No. 403, have compared same with the original bills and find
them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, John T. Dootson.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 42; also
Engrossed House Bill No. 194, have compared same with the original bills and find
them correctly engrossed.

We concur in this report: Dwight S. Hawley, Gladys Phillips.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was
referred House Bill No. 177, relating to first aid emergency assistance, have had the same
under consideration, and we respectfully report the same back to the House with the
recommendation that it do pass.

Gordon J. Brown, Chairman.

We concur in this report: Elmer Huhta, Chet King, Claude H. Lorimer, A. L. Rasmussen.

Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was
referred House Bill No. 177, relating to first aid emergency assistance, 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: Joe F. Lester, Geo. L. Sorensen, John F. Strom, Jeanette Testu.

Passed to second reading.

House Bill No. 226 (reported by Committee on Medicine, Dentistry and
Drugs):

Do pass as amended.
Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Committee on Commerce and Manufacturing, to whom was referred
House Bill No. 375, relating to regulating and licensing of motor vehicle dealers, have had
the same under consideration, and we respectfully report the same back to the House
with the recommendation that it do pass.

Geo. W. Kupka, Chairman.

We concur in this report: Frank Connor, Arthur S. Cory, Al Henry, Alfred S.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 382, establishing a state institution in eastern Washington for the rehabilitation of male convicts, 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.


Passed to second reading.

House Bill No. 406 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House Bill No. 442 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Committee on Insurance, to whom was referred House Bill No. 467, relieving drivers of federal and state owned vehicles for military purposes from financial responsibility, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark V. Holliday, Chairman.


Passed to second reading.

Mr. Speaker:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Committee on License, to whom was referred House Bill No. 496, providing that owners of motor vehicles shall notify the director of licenses of sale thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

David M. Roderick, Chairman.


Passed to second reading.

Mr. Speaker:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Committee on Elections, to whom was referred House Bill No. 511, relating to elections, and placing certain restrictions on certain candidates, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savage, Chairman.


Passed to second reading.

Mr. Speaker:

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Memorials Committee, to whom was referred House Joint Memorial No. 8, relating to Indian claims and the time within which to file them, have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. 

EVA ANDERSON, Chairman.

We concur in this report: Russell T. Hoopingarner, Ole H. Olson, Kenneth H. Simmons, John F. Strom.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 19, 1951.

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 12, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

The Senate has adopted: Senate Joint Resolution No. 8, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

The Senate has passed: Senate Bill No. 162; also Senate Bill No. 269; also Senate Bill No. 271; also Senate Bill No. 275; also Senate Bill No. 303; also Senate Bill No. 304; also Senate Bill No. 313, 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. 162, by Senator Hall:
An Act relating to public assistance, and establishing a new category of federal aid assistance to be known as disability assistance, and declaring an emergency.

Referred to Committee on Social Security.

Senate Bill No. 269, by Senators Witten, McMullen and Todd:
An Act relating to limited access highway facilities; extending the application of the limited access highway act to include certain highways, roads or streets, adding new sections to chapter 47.13, R.C.W., amending sections 47.13.01, 47.13.02, 47.13.06 and 47.13.07, R.C.W., validating certain acts of authorities in connection with highways, and declaring an emergency.

Referred to Committee on Roads and Bridges.

Senate Bill No. 271, by Senators Hutchinson, Brown and Goodloe:
An Act relating to the issuance of motor vehicle licenses to disabled veterans.

Referred to Committee on Roads and Bridges.

Senate Bill No. 275, by Senator Rogers:
An Act relating to records of traffic charges; reports of convictions by courts; venue in justice court, and amending section 46.52.100, R.C.W.

Referred to Judiciary Committee.
Senate Bill No. 303, by Committee on Agriculture and Livestock:
An Act relating to soil conservation, and amending sections 89.02.16, 89.02.17, 89.08.030 and 89.08.040, R.C.W.
Referred to Committee on Agriculture and Livestock.

Senate Bill No. 304, by Committee on Agriculture and Livestock:
An Act providing for the application for return of and future administration of the assets of the Washington rural rehabilitation corporation, and declaring an emergency.
Referred to Committee on Agriculture and Livestock.

Senate Bill No. 313, by Senator Witten:
An Act relating to the leasing of county property, and amending section 36.20.18, R.C.W.
Referred to Committee on Cities and Counties.

Senate Joint Resolution No. 8, by Senator Zednick:
Relating to ratifying the 22nd Amendment to the Constitution of the United States regarding the terms of office of the President.
Referred to Committee on Elections.
Mr. Zent moved that Senate Joint Resolution No. 8 be re-referred to the Committee on State Government.
Debate ensued.
Mr. O'Brien 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 Jones (John R.), Mardesich, Wenberg and Woodall, Representatives Mardesich and Woodall having been previously excused.
The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.
Mr. Clark 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. Jones (John R.) appeared within the bar of the House.
Mr. O'Brien moved that the absent members 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 by Mr. Zent.
Mr. Zent demanded the previous question and the demand was sustained.
Mr. Zent demanded a roll call and the demand was sustained.
The Clerk called the roll on the motion by Mr. Zent that Senate Joint Resolution No. 8 be re-referred to the Committee on State Government, and the motion was lost by the following vote: Yeas, 46; nays, 51; absent or not voting, 2.
Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith,
THIRD READING OF BILLS

Substitute House Bill No. 107, by Committee on Transportation:

Relating to rates of transportation companies.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 107 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Substitute House Bill No. 107, and the bill passed the House by the following vote: Yeas, 77; nays, 20; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cory, Donohue, Eldridge, Ford, Frayn, Gallagher, Giboney, Griffith, Hansen, Hawley, Henry, (Al), Henry (Edward E.), Hillyer, Hoefel, Hofmeister, Holliday, Hopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Wedekind, Wenberg, Young, Mr. Speaker—77.

Those voting nay were: Representatives Beierlein, Clark, Cooney, Dootson, Forrest, Gordon, Hallauer, Hess, Hoff, Lennart, Loney, Neill, Olson (Ole H.), Pedersen, Riemcke, Roderick, Sorensen, Stonecipher, Timm, Young—20.

Those absent or not voting were: Representatives Mardesich, Woodall—2.

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. 42, by Representatives Hansen, Beierlein and Kellogg:

Creating a state highway commission.
On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 42 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 42, and the bill passed the House by the following vote: Yeas, 74; nays, 23; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Gallagher, Giboney, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hoefel, Hofmeister, Holliday, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Smith, Sorensen, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—74.

Those voting nay were: Representatives Cooney, Forrest, Frayn, Gordon, Griffith, Henry (Edward E.), Hillyer, Hoff, Hoopingarner, Jeffreys, Loney, Miller (Floyd C.), Neill, Orndorff, Ovenell, Phillips, Powell, Riemcke, Shadbolt, Sisson, Stokes, Stonecipher, Zent—23.

Those absent or not voting were: Representatives Mardesich, Woodall—2.

Engrossed House Bill No. 42, having received the constitutional majority, was declared passed.

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

Engrossed House Joint Resolution No. 15, by Representatives O'Brien, Hurley and Comfort:

Amendment to the constitution guaranteeing equality of health, transportation and safety benefits for school children.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed House Joint Resolution No. 15 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 15, and the resolution passed the House by the following vote: Yeas, 68; nays, 29; absent or not voting, 2.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Frayn, Gallagher, Gordon, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), King, Knoblauch, Kupka, Lennart, Loney, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Young, Zent, Mr. Speaker—68.
Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bernethy, Brown (Henry A.), Ford, Forrest, Giboney, Griffith, Hallauer, Hoefel, Huhta, Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Kirk, Lester, Lorimer, Mayes, Miller (Clyde J.), Paulsen, Pedersen, Phillips, Shadbolt, Siler, Sisson, Smith, Wenberg—29.

Those absent or not voting were: Representatives Mardesich, Woodall—2.

Engrossed House Joint Resolution No. 15, having received the constitutional two-thirds majority, was declared passed.

Engrossed House Bill No. 143, by Representative Savage:

Relating to the conservation of oil and gas in the state.

On motion of Mr. Savage, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 143 was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 143, and the bill passed the House by the following vote: Yeas, 53; nays, 44; absent or not voting, 2.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Lennart, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris,Numamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—53.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hallauer, Hawley, Hillyer, Hoefel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Wintler, Zent—44.

Those absent or not voting were: Representatives Mardesich, Woodall—2.

Engrossed 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.

MOTIONS

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

Mr. Adams moved that the House defer further consideration of bills on third reading and that the remaining third reading bills on today's calendar retain their place on tomorrow's third reading calendar.

The motion was carried.

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Wednesday, February 21, 1951.
FORTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 21, 1951.

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 Hurley, Lester, Mardesich, Riemcke, Sandison, Simmons, Vane, Wenberg and Woodall, Representatives Mardesich, Sandison and Woodall having been 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 20, 1951.

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 155, relating to transportation of property by vessel, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Transportation, to whom was referred House Bill No. 155, relating to transportation of property by vessel, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. E. (Ray) Moran, Chairman.

We concur in this report: Gordon J. Brown, Ray Olsen, Gordon Sandison.

Passed to second reading.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 204, establishing Mount Pilchuck State Park in Snohomish 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: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.

House Bill No. 227 (reported by Committee on Elections): Do pass as amended.

Passed to second reading.
House Bill No. 253 (reported by Committee on Commerce and Manufacturing):

Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 253, relating to terms of office of directors of first 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.

Reuben A. Knoblauch, Chairman.


Passed to second reading.

House Bill No. 269 (reported by Committee on Education and Libraries):

Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 269, relating to terms of office of directors of first 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.

Reuben A. Knoblauch, Chairman.


Passed to second reading.

House Bill No. 277 (reported by Committee on Education and Libraries):

Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 277, relating to changes in organization of certain 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.

Reuben A. Knoblauch, Chairman.


Passed to second reading.

House Bill No. 294 (reported by Committee on Cities and Counties):

Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 301 (reported by Committee on Cities and Counties):

Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 332 (reported by Committee on Forestry, State Lands and Buildings):

Do pass as amended.

On motion of Mr. Bernethy, House Bill No. 332 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. 332, authorizing sale of certain lands in Kitsap County to city of Port Orchard, 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 Bill No. 364 (reported by Committee on License):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1951.

Mr. Speaker:
We, a majority of your Committee on Social Security, to whom was referred House Bill No. 392, relating to salary deductions 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.

Homer O. Nunamaker, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1951.

Mr. Speaker:
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 393, providing for the sale of timber upon state 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.

House of Representatives,
Olympia, Wash., February 20, 1951.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 398, relating to accounting by trustees, 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,
Olympia, Wash., February 20, 1951.

Mr. Speaker:
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 407, relating to assessment of state and public lands situated in water districts, 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., February 19, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 413, relating to calling of special elections for the formation of public 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.

Dewey C. Donohue, Chairman.

We concur in this report: Robert C. Bailey, Daniel W. Giboney, Wilbur G. Hallauer,

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. 417, authorizing commissioner of public lands to sell certain additional land, 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 Bill No. 421 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 437, authorizing certain boards of park commissioners to sell unused 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 H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 481, authorizing creation of utility local improvement districts and levying of assessments for payment of water and sewer 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.

Dewey C. Donohue, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 485, making unlawful the possession or consumption of liquor by persons under the age of twenty-one years, 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 Cities and Counties, to whom was referred House Bill No. 487, increasing salary of mayors and commissioners in certain cities,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.  DEWEY C. DONOHUE, Chairman.

We concur in this report: Robert C. Bailey, Daniel W. Giboney, Wilbur G. Hallauer,
Dwight S. Hawley, Harold B. Kellogg, Geo. W. Kupka, Ed S. Mayes, David M. Roderick,
O. R. Schumann.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House
Bill No. 491, permitting certain cities to adjust wages and conditions of employment of
generating and/or distributing system employees, have had the same under considera­
tion, and we respectfully report the same back to the House with the recommendation
that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Robert C. Bailey, Marshall Forrest, Julia Butler Hansen,
Geo. W. Kupka, Joe F. Lester, R. E. (Ray) Morris, Charles A. Pedersen, Gladys Philips,
Charles R. Savage.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Labor Relations, to whom was referred House
Bill No. 492, relating to collective bargaining and requirement of union membership In
labor contracts, 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: Frank Connor, John T. Dootson, R. Mort Frayn, Al
Henry, Andy Hess, Clyde J. (Jim) Miller, Kenneth H. Simmons, Vernon A. Smith,
Harold Zent.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Labor Relations, to whom was referred House
Bill No. 505, creating a commission to deal with national defense problems in relation
to maximum hours of female workers, 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: Frank Connor, John T. Dootson, R. Mort Frayn, Al
Henry, Andy Hess, Clyde J. (Jim) Miller, Kenneth H. Simmons, Vernon A. Smith,
Harold Zent.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Labor Relations, to whom was referred House
Bill No. 509, relating to payment and collection of wages, have had the same under
consideration, and we respectfully report the same back to the House with the recom­
mandation that it do pass.

FLOYD C. MILLER, Chairman.

We concur in this report: Frank Connor, John T. Dootson, R. Mort Frayn, Al
Henry, Andy Hess, Clyde J. (Jim) Miller, Kenneth H. Simmons, Vernon A. Smith,
Harold Zent.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom
was referred House Joint Memorial No. 9, relating to a common carrier railroad on the
Olympic peninsula, 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:

The House of Representatives, Olympia, Wash., February 20, 1951.

We, your Committee on Commerce and Manufacturing, to whom was referred Engrossed Senate Bill No. 40, relating to the sale of fireworks, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

   GEO. W. KUPKA, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 20, 1951.

Mr. Speaker:

The President has appointed under House Concurrent Resolution No. 12, Senators Copeland, Goodloe and Edwards.

HERBERT H. SIELER, Secretary.

Mr. Speaker:

The Senate has passed: Re-Engrossed Senate Bill No. 39; also Senate Bill No. 117; also Engrossed Senate Bill No. 123; also Engrossed Senate Bill No. 143; also Senate Bill No. 153, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

FIRST READING OF SENATE BILLS

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

Re-Engrossed Senate Bill No. 39, by Senator Sapp:

An Act relating to vacations and sick leave for county employees who are employed on an hourly or per diem basis, and declaring an emergency.

Referred to Committee on Labor Relations.

Senate Bill No. 117, by Senator Foster:

An Act relating to irrigation district elections.

Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 123, by Senators Rosellini and Rogers:

An Act authorizing public officials to supplement certain legal notices by radio broadcast.

Referred to Committee on Cities and Counties.
Engrossed Senate Bill No. 143, by Senators Raugust and Washington:
An Act authorizing the formation of county road improvement districts in Class A counties and counties of the first class, for the purpose of the improvement of existing county roads other than primary county roads; providing certain requirements and conditions for the formation of said districts; authorizing the levying, collection and payment of special assessments against lands specially benefited by such improvements; providing for the issuance and sale or disposal of county road improvement district warrants and bonds; authorizing the counties to establish guarantee funds for said 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.

Senate Bill No. 153, by Senators Sapp and Hall:
An Act establishing a social security contingent receipts fund in the state treasury to receive federal funds involving no financial participation by the state; making an appropriation, and declaring an emergency.

Referred to Committee on Social Security.

SECOND READING OF BILLS

Senate Bill No. 6, by Senators Shannon and Riley:
Relating to improvement of navigable river channels.
The bill was read the second time by sections.

Mr. Bernethy moved the adoption of the following amendment:
In section 2, line 19 of the printed bill, after the word “Development” and before the word “in” insert the words “and the commissioner of public lands”

Debate ensued.
The motion was lost and the amendment was not adopted.

Senate Bill No. 6 was passed to third reading.

Senate Bill No. 52, by Senator Ganders:
Relating to limitation of admission taxes by counties.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 53, by Senator Ganders:
Relating to limitation of admission taxes by cities and towns.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 94, by Senator Sutherland:
Relating to joint bank deposits.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 130, by Senator Lindsay:
Reimbursing cities and towns for motor vehicle excise taxes and making an appropriation.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 138, by Senators Roup and French:
Making unlawful the possession of branded meat food animals except in certain cases.
The bill was read the second time by sections.

On motion of Mr. Shadbolt, the following amendment was adopted:
In section 1, lines 12 and 13 of the original bill, being line 7 of the printed bill, after the words “have in” and before the word “possession” strike the word “their” and insert in lieu thereof the word “his”
Senate Bill No. 138 was passed to third reading.

House Bill No. 516, by Committee on Colleges and Universities:
Relating to the University Metropolitan building tract.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 194, by Representative Wedekind:
Relating to common land boundaries.
On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 194 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 194 and the bill passed the House by the following vote: Yeas, 69; nays, 19; absent or not voting, 11.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopin-garner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Kellogg, Kirk, Knoblauch, Kupka, Lorimer, Mayes, Miller ( Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovanel, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Savage, Schumann, Simmons, Sorensen, Stokes, Stonecipher, Testu, Vane, Wedekind, Young, Mr. Speaker—69.
Those voting nay were: Representatives Carty, Clark, Frayn, Hillyer, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Lennart, Lester, Loney, Orndorff, Pedersen, Riemcke, Shadbolt, Siler, Sisson, Smith, Strom, Timm, Wintler—19.
Those absent or not voting were: Representatives Bailey, Gallagher, Giboney, Huhta, King, Mardesich, McLean, Sandison, Wenberg, Woodall, Zent—11.
Engrossed House Bill No. 194, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 202, by Representatives Comfort and Brown (Gordon J.):
Relating to the practice of beauty culture.
On motion of Mr. Forrest, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 202 was re-read the second time by sections.
Mr. Forrest moved the adoption of the following amendment:
In section 1, subsection (9), page 2, line 22 of the engrossed bill, being page 2, line 15 of the printed bill, after the word "examination" at the end of the sentence, strike the period (.) and insert in lieu thereof the following: ": PROVIDED, HOWEVER, That the provisions of this subsection shall not apply to any person acting as an instructor operator at the date of the passage of this act."
Debate ensued.
The motion was carried and the amendment was adopted.
Mr. Roderick moved that the following amendment be adopted:

In section 1, subsection (9), page 2, line 20 of the engrossed bill, being line 6 of the House committee amendment to section 1, page 2, line 21 of the original bill, being page 2, line 13 of the printed bill, after the comma (,) following the words "licensed operator" insert the word "or"

Debate ensued.

The motion was carried and the amendment was adopted.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. O'Brien, the rules were suspended, Re-Engrossed House Bill No. 202 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. 202, 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), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Griffith, Nunamaker, Sisson—3.

Those absent or not voting were: Representatives Gordon, Mardesich, McLean, Powell, Sandison, Wenberg, Woodall—7.

Re-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.

House Bill No. 211, by Representative Hallauer:

Relating to a state park near Oroville in Okanogan County.

On motion of Mr. Hallauer, the rules were suspended, the second reading considered the third, and House Bill No. 211 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 211, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W.
Those absent or not voting were: Representatives Gallagher, Hawley, Holliday, Mardesich, Powell, Sandison, Wenberg, Woodall, Young—9.

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.

Engrossed House Bill No. 234, by Representatives Hofmeister and Beierlein:

Providing for county airport district commissioners.

On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 234 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 234, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Zent, Mr. Speaker—87.

Those voting nay were: Representative Clark—1.

Those absent or not voting were: Representatives Gallagher, Hawley, Holliday, Mardesich, Rasmussen, Sandison, Strom, Testu, Wenberg, Woodall, Young—11.

Engrossed 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.

The Speaker observed within the bar of the House former Representative Audley F. Mahaffey of King County, and appointed Mrs. Jones (Vincent F.) and Mr. Smith to escort him to a seat beside the Speaker.

House Joint Memorial No. 4, by Representatives King, Riemcke and Knoblauch:

Asking federal aid grants to counties under certain circumstances.

On motion of Mrs. Anderson (Eva), the rules were suspended, the second
reading considered the third, and House Joint Memorial No. 4 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Joint Memorial No. 4, and the memorial 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wintler, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Dootson, Gallagher, Hallauer, Hawley, Holliday, Mardesich, Sandison, Sisson, Strom, Wenberg, Woodall, Young—12.

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

Engrossed House Bill No. 274, by Representative Mayes:

Fixing salaries of mayors and commissioners in certain cities operating public utilities.

On motion of Mr. Mayes, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 274 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 274, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Carty, Frayn, Hallauer, Hawley, Holliday, King, Loney, Mardesich, Olson (Ole H.), Riemcke, Sandison, Sisson, Wenberg, Woodall, Young—15.
Engrossed House Bill No. 274, having received the constitutional majority, was declared passed.

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

**House Bill No. 289**, by Representatives Kupka and Gordon:
Relating to inspection of anti-freeze.

On motion of Mr. Kupka, the rules were suspended, the second reading considered the third, and House Bill No. 289 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 289, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Frayn, Gallagher, Giboney, Hallauer, Mardesich, Olson (Ole H.), Rasmussen, Sandison, Sisson, Wenberg—10.

House Bill No. 289, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 293, by Representatives Knoblauch, Cory and Hoopingarner:
Making an appropriation and creating an interim committee to investigate conditions in the penal institutions.

On motion of Mr. Knoblauch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 293 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 293, and the bill passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk,
Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller
(Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray),
Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway,
Riemcke, Roderick, Savage, Schumann, Siler, Simmons, Sorensen, Stokes,
Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young,
Zent, Mr. Speaker—83.

Those voting nay were: Representatives Brown (Gordon J.), Hawley,
Pedersen, Shadbolt, Smith—5.

Those absent or not voting were: Representatives Carty, Frayn, Gallagher,
Giboney, Hallauer, King, Mardesich, Rasmussen, Sandison, Sisson, Wenberg
—11.

Engrossed 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. 319**, by Representative Comfort:
Relating to investment of pension funds.

On motion of Mr. Comfort, the rules were suspended, the second reading
considered the third, and House Bill No. 319 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 319, 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon
J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney,
Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hansen,
Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hof­
meister, Holliday, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston
(Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth),
Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean,
Miller, (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen
(Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips,
Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shad­
bolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom,
Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker
—89.

Those absent or not voting were: Representatives Frayn, Gallagher,
Giboney, Hallauer, Hoopingarner, King, Loney, Mardesich, Sandison, Wen­
berg—10.

House Bill No. 319, having received the constitutional majority, was de­
clared passed.

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

**Engrossed House Bill No. 344**, by Representative Cory (by executive
request):
Relating to state employees over seventy years of age with special skills.

On motion of Mr. Cory, the rules were suspended, the second reading con­
sidered the third, and Engrossed House Bill No. 344 was placed on final
passage.

Debate ensued.
The Clerk called the roll on the final passage of Engrossed House Bill No. 344, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Donohue, Frayn, Gallagher, Giboney, Holliday, Hoopingarner, King, Mardesich, Sandison, Vane, Wenberg—11.

Engrossed House Bill No. 344, having received the constitutional majority, was declared passed.

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

House Bill No. 350, by Representatives Paulsen and Powell:

Relating to dissolution of corporations and rights of shareholders thereto.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and House Bill No. 350 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 350, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Donohue, Forrest, Frayn, Gallagher, Giboney, Hawley, Jones (Mrs. Vincent F.), King, Mardesich, Sandison, Smith, Wenberg—12.

House 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.
FORTY-FIFTH DAY, FEBRUARY 21, 1951

House Bill No. 384, by Representatives Paulsen and Bassett:
Authorizing state parks commission to acquire Spanaway park in Pierce County.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, and House Bill No. 384 was placed on final passage.

Debate ensued.

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, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Gallagher, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemecke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Mr. Speaker—87.

Those absent or not voting were: Representatives Ford, Frayn, Giboney, Hawley, Hurley, Jones (Mrs. Vincent F.), King, Mardesich, Sandison, Smith, Wenberg, Zent—12.

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. 400, by Representatives Powell and Henry (Edward E.):
Relating to investments by guardians.

On motion of Mr. Powell, the rules were suspended, the second reading considered the third, and House Bill No. 400 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 400, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemecke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—89.
Those absent or not voting were: Representatives Donohue, Giboney, Hawley, Huhta, Jones (Mrs. Vincent F.), King, Mardesich, Sandison, Smith, Wenberg—10.

House Bill No. 400, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 403**, by Representatives Cory and Hoopingarner:
Relating to disposal of money and property of deceased inmates of state institutions.

On motion of Mr. Stokes, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 403 was placed on final passage.

Debate ensued.

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, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holiday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—88.

Those absent or not voting were: Representatives Carmichael, Giboney, Hawley, Henry (Edward E.), Jones (Mrs. Vincent F.), Mardesich, McLean, Rasmussen, Sandison, Smith, Zent—11.

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.

**PERSONAL PRIVILEGE**

Mr. Savage:

"Mr. Speaker, I rise to a point of personal privilege."

The Speaker:

"State your point."

Mr. Savage:

"On third reading calendar yesterday, in discussing House Bill No. 143, the lady from Grays Harbor stated that some of the remarks I made about the bill were untrue. She said the bill provided that the cost of drilling wells, even dry wells, could be levied against property and the property confiscated under this act. I feel that my personal integrity is at stake here because her statement is not true, and that type of thing is what I was trying to prevent from becoming law in the Oil Code. I feel it is within the scope of personal privilege to point out the exact provision in the law which proves that it isn't a true statement. I'd like to know if the Speaker will agree that that is a personal privilege."
The Speaker:

"Do you wish to submit in writing the statement showing the section of law to which you refer?"

Mr. Savage:

"Well, it's easily pointed out. I would mention the same section she mentioned—section 26. I think perhaps she confused 'spacing area' with 'spacing unit'. You will notice in what is now section 26, which was formerly marked section 27, that it reads, 'each such combining order shall be made after notice and hearing'. Then in line 30 it reads, 'in the well spacing area' and in lines 31 and 32 it reads, 'operations incident to the drilling of a well upon any portion of a well spacing area'. In other words, a 'well spacing area' being not over forty acres, may be one acre or five acres or whatever is decided upon by the committee to be a 'well spacing area'. That is the area around the space in one well. If the people do not agree, the committee may issue an order to the people in that particular well spacing area, that they shall combine. That is for the purpose of protecting the people who have property in that well spacing area who have no well. But that section does not mention entire pool at all. Section 36 does mention the entire pool. And, if you will notice in line 44, page 6, House Bill No. 143, it reads, 'owners so drilling or operating shall have a lien on the share of production from the well spacing area'; and in lines 2 and 3, page 7, beginning after the period (.), 'such lien shall be only against the said share of production and not against any interest, real estate, equity, * * * * *'.

'I think it is very clear. That is one of the specific things we were guarding against so it could not be placed against anyone's property. The purpose of it was to protect that property. Section 38 says, * * * * * the * * * * * owning interests * * * * * and develop their land as a unit, * * * * *'. That refers to the entire pool. 'They May'. That makes it legal under the Sherman Anti-Trust Act that they can unite and it will be not contrary to the Sherman Anti-Trust Act. They must have the approval of the state committee to make it legal. If they cannot agree, it says, 'When in the judgment of the committee production in any pool or field shall have declined to a point where secondary recovery operations are advisable or necessary'.

"Now, that's what I was talking about yesterday. After ten or fifteen years when the pressure begins to leave and they would have to repressurize the area, you would have to repressurize the whole pool at one time. Then it would be necessary to have a unit."

POINT OF ORDER

Mr. Zent:

"Mr. Speaker, point of order. Are we going to have another discussion of this oil bill or did we dispose of that yesterday?"

Mr. Savage:

"I'm merely pointing out —."

RULING BY THE SPEAKER

The Speaker:

"Pardon me, Mr. Savage, one moment. The Speaker is under the impression that on a point of personal privilege, where a member's integrity is in question, the point must be raised immediately and cannot be raised at a later date, so I believe the member is proceeding out of order."

POINT OF ORDER

Mr. Savage:

"Point of order, Mr. Speaker. I would have furnished rebuttal, except the motion was quickly put for the previous question, and we were in a hurry to get through because of the program and I didn't bother. If it is the rule —."

RULING BY THE SPEAKER

The Speaker:

"The Speaker will rule you can only proceed with the unanimous consent of the House."
PERSONAL PRIVILEGE

Miss Phillips:
"Mr. Speaker."

The Speaker:
"The lady from Grays Harbor, Miss Phillips."

Miss Phillips:
"Point of personal privilege."

The Speaker:
"State your point."

Miss Phillips:
"It was not my intention to impugn the integrity of the sponsors of this bill. My remarks were directed solely to the bill and the things I said about the bill yesterday I would say again today, but I don't wish to take the time of the House to do so. My reasons for referring to section 27 I would like to submit in writing so it may be spread on the journal of the House."

The Speaker:
"If no objections, the statement may be submitted."

There being no objections, the following written statement was filed by Miss Phillips to be spread on the Journal:

The day following the passage of House Bill No. 143, the sponsor of that bill, Representative Savage, under personal privilege, made the statement that my remarks, in speaking in opposition to the passage of this bill, and in particular, that part of my remarks dealing with the legal effect of the provisions of sections 27 and 28 (renumbered sections 26 and 27), were not true. The proponents of this bill claimed in committee and in argument on the floor of the House that the bill contained no provision for compulsory unitization except for the purpose of secondary recovery.

In this connection, I pointed out that the section of the bill dealing with compulsory unitization for secondary recovery was section 37, and that in addition thereto the act, in section 27 (renumbered 26) provides for compulsory unitization before the stage of secondary recovery is reached. That this is clearly so, the language of section 27 plainly shows: "Sec. 27. When two or more separately owned tracts are embraced within a well spacing area, or when there are separately owned interests in all or a part of the well spacing area, then the owners and lessees thereof may combine their interests for the development and operation of the well spacing area. In the absence of this voluntary combination, the committee, upon the application of any interested person, shall enter an order combining all interests in the well spacing area for the development and operation thereof."

Obviously, the language above referred to does provide for compulsory unitization before the stage of secondary recovery is reached.

Representative Savage particularly took exception to my statement that under the provisions of sections 27 and 28 (renumbered 26 and 27), it is possible for an owner of property in a well spacing area who does not desire to drill a well or participate in the drilling of a well in the well spacing area to be personally liable for his proportionate share of the cost and expense of drilling such a well.

Section 27 (renumbered 26) beginning at line 31, provides that "Operations incident to the drilling of a well upon any portion of a well spacing area covered by a combining order shall be deemed, for all purposes, the conduct of such operations upon each separately owned tract in the well spacing area by the several owners thereof."

While it is true as the sponsor of the bill stated, that the lien of the owner of a part of the well spacing area who drills a well for the proportionate share of the cost of drilling is only against the other owner's share of production, this limitation obtains only as to the owner who drills and there is no such limitation as to the creditors of the one who drills, those from whom he may have purchased machinery and equipment and those whom he has employed to drill the well.

As I pointed out in my remarks in opposition to the bill, if a commercial well is brought in there will be little danger, but if the well proves to be a dry well and if the owner who drills fails to pay his workmen or fails to pay creditors to whom he is in-
debted for machinery and equipment used in drilling operations, liability for these obligations is imposed on the other owners of the well spacing area since the act specifically provides that "operations incident to the drilling of a well upon any portion of a well spacing area covered by a combining order shall be deemed, for all purposes, the conduct of such operations upon each separately owned tract in the well spacing area by the several owners thereof." As to creditors and third persons, there is no provision in this act limiting their lien to the oil or gas produced.  

GLADYS PHILLIPS

MOTION

On motion of Mr. Adams, the House adjourned until ten o'clock a.m., Thursday, February 22, 1951.  

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-SIXTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 22, 1951.

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 Carmichael, Eldridge, Hawley, Hess, Hofmeister, Hurley, Jones (W. Kenneth), McLean, Nunamaker and Sandison, Representatives Carmichael and Sandison having been excused.

Prayer was offered by the Reverend Richard 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

On motion of Mr. Ford, House Bill No. 572 was re-referred from the Committee on Revenue and Taxation to the Judiciary Committee.

REPORTS OF STANDING COMMITTEES

House of Representatives,  
Olympia, Wash., February 21, 1951.

Mr. Speaker:  
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 53; also Enrolled House Bill No. 91; also Enrolled House Bill No. 213, have compared same with the original and engrossed bills and find them correctly enrolled.  

Mrs. VINCENT F. JONES, Chairman.

We concur in this report: Marshall Forrest, Homer O. Nunamaker.

House of Representatives,  
Olympia, Wash., February 21, 1951.

Mr. Speaker:  
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 54, have compared same with the engrossed bill and find it correctly enrolled.  

Mrs. VINCENT F. JONES, Chairman.

We concur in this report: Frank Connor, Homer O. Nunamaker.
We, of your Committee on Engrossment and Enrollment, to whom was referred Re-Engrossed House Bill No. 202, have compared same with the engrossed bill and find it correctly re-engrossed.

We concur in this report: Frank Connor, Homer O. Nunamaker.

The Speaker announced that he was about to sign: House Bill No. 53; also House Bill No. 54; also House Bill No. 91; also House Bill No. 213.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 258, relating to Secondary State Highway No. 21, 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. 262 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House Bill No. 272 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

We, a part of your Judiciary Committee, to whom was referred House Bill No. 327, relating to descent of property 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. ............................................... Chairman.


MR. SPEAKER:

We, a part of your Judiciary Committee, to whom was referred House Bill No. 327, relating to descent of property 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 not pass.

Arthur R. Paulsen, Chairman.


On motion of Mr. Ford, House Bill No. 327 was re-referred to the Committee on Revenue and Taxation.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 332, an appropriation for the improvement of DesChutes basin project, 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 the Committee on Forestry, State Lands and Buildings.

Ole H. Olson, Chairman.


Mr. Speaker:

I, a minority of your Committee on Appropriations, to whom was referred House Bill No. 332, an appropriation for the improvement of DesChutes basin project, 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: Milton R. Loney.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 433, providing that duly appointed deputy coroners may receive compensation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass and be re-referred to Judiciary Committee.

Dewey C. Donohue, Chairman.


On motion of Mr. Kellogg, House Bill No. 433 was re-referred to the Judiciary Committee.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 447, relating to industrial insurance and increasing benefit rates, 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.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 19, 1951.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 449, regulating the practice of naturopathy, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1951.

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 449, regulating the practice of naturopathy, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 449, regulating the practice of naturopathy, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 449, regulating the practice of naturopathy, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 449, regulating the practice of naturopathy, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.
the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. J. Beierlein, Chairman.


Passed to second reading.

House Bill No. 531 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 535, relating to the publication of proposed city charters by freeholders, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

House Bill No. 558 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1951.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Joint Memorial No. 7, petitioning the President of the United States to purchase the maximum of motor fuel oil within the state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Julia Butler Hansen, Chairman.


Passed to second reading.

House Bill No. 590 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

Mr. Speaker:
We, your Committee on Mines and Mining, to whom was referred House Joint Memorial No. 10, relating to the construction of a water power dam on the Pend Oreille River near the Canadian border, Pend Oreille County, Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Johnston, Chairman.

We concur in this report: Earl G. Griffith, Neil J. Hoff, Mark V. Hollliday, Ernest W. Lennart, Z. A. Vane, R. C. Brigham Young.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Substitute Senate Bill No. 13, amending the mine to market road act 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.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Re-Engrossed Senate Bill No. 61, relating to enforcement of traffic laws and regulations, 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.

Senate Bill No. 69 (reported by Committee on Elections):

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. 119, permitting State Association of Irrigation Districts to affiliate and make contributions to other groups, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Al Henry, Chairman.

We concur in this report: John R. Jones, James T. Ovenell, Harry A. Siler, Robert D. Timm.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 120, increasing compensation of boards of directors 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.

Al Henry, Chairman.

We concur in this report: John R. Jones, James T. Ovenell, Harry A. Siler, Robert D. Timm.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 121, relating to the investment of certain irrigation 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. Al Henry, Chairman.

We concur in this report: John R. Jones, James T. Ovenell, Harry A. Siler,
Robert D. Timm.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

Mr. Speaker:
We, a majority of your Committee on Reclamation and Irrigation, to whom was re­
ferred Senate Bill No. 122, permitting irrigation districts to contract for group insurance,
have had the same under consideration, and we respectfully report the same back to the
House with the recommendation that it do pass.
Al Henry, Chairman.

We concur in this report: John R. Jones, James T. Ovenell, Harry A. Siler, Robert
D. Timm.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred
Senate Bill No. 150, relating to the issuance and sale of certain securities, have had the
same under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass.
W. J. Beierlein, Chairman.

We concur in this report: Geo. N. Adams, John L. Cooney, Arthur S. Cory, Joseph
E. Hurley, W. Kenneth Jones, Floyd C. Miller.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1951.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was re­
ferred Senate Bill No. 151, relating to fees and bonds of dealers in agricultural products,
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.

We concur in this report: W. E. Carty, J. Chester Gordon, David Hoefel, Louis E.
Hofmeister, Russell T. Hoopingarner, Sidney S. Jeffreys, Ernest W. Lennart, James T.
Ovenell, Charles A. Pedersen, Robert D. Timm.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 87, have compared same with the engrossed bill and find it
correctly enrolled.
Mrs. Vincent F. Jones, Chairman.

We concur in this report: Frank Connor, Douglas G. (Doug) Kirk.

The Speaker announced that he was about to sign: House Bill No. 87.

REPORT OF SPECIAL COMMITTEE

Mr. Speaker:
We, your special committee appointed to investigate the nursing home fire at
Hoquiam and to make a report, have continued our investigation and study and re­
spectfully report as follows:

We find that there are several approaches to the solution of the nursing home
problem. This is due to the fact that there are many phases of nursing homes including
the care of bed confined patients, the care and custody of semi-confined bed patients,
many of whom are ambulatory, the care and custody of those who are senile and
perhaps semi-invalids, and the care of those who are just senile and have no particular
infirmities but have no place in which to stay.

Under these conditions we feel that the department of social security is the proper
agency to have charge of all of the homes so that the welfare of each patient or client
will be under the administration of a single agency.
There is involved in this situation the health care, the nursing care, sanitation, safety factors of the institution or home such as dangers that might arise from fire or improper type of construction, adequate stairways and lighting space and space for patients not bed confined, adequate recreational facilities for those who are physically able to enjoy them, and many other incidentals that have to do with the general welfare of the individual and not particularly directed to health or safety. Because there is considerable overlapping in each one of these responsibilities, it is the opinion of the committee that one department of the state should have the direct responsibility of administration. The committee recommends that the department of social security be given the direct responsibility with the authority to call upon the state department of health for setting up health standards, and to call upon the state department of labor and industries to set up the standards for safety, and to call upon the state fire marshal to set up the rules and regulations in regard to fire hazards.

In this connection, we call your attention to the fact that appropriations will be necessary for these departments to carry out the additional responsibilities and functions entailed by this type of operation. Respectfully submitted,

(Chet King and Homer O.
Nunamaker did not sign the committee report.)

Geo. N. Adams, Chairman.
A. B. Comfort.
Wesley R. Eldridge.

On motion of Mr. Adams, the special committee report was adopted and referred to the Committee on Social Security.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 277, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 47; also House Bill No. 53; also Engrossed House Bill No. 54; also Re-Engrossed House Bill No. 87; also Re-Engrossed House Bill No. 91; also Engrossed House Bill No. 108; also Engrossed House Bill No. 213; also House Bill No. 304, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: Re-Engrossed House Bill No. 35 with the following amendments:

Amend Re-Engrossed House Bill No. 35 by striking everything following the enacting clause and inserting in lieu thereof the following:

"Section 1. The state capitol committee may issue coupon or registered bonds of the state in an amount not to exceed two million four hundred fifty thousand dollars. The bonds shall bear interest at a rate not to exceed three per cent per annum, both principal and interest to be payable only 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 the lands granted to the state by the United States pursuant to the act of congress approved February 22, 1889, for capitol building purposes.

"Sec. 2. 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 three per cent per annum as computed by standard tables upon such sums."
"Sec. 3. Bonds issued under this act shall mature serially and annually beginning with the second and ending with the tenth year after the date of issue in such amounts as nearly as practicable, as will, together with the interest, require an equal amount of money for the payment of said principal and interest, with the option to redeem any or all of said bonds at par in inverse order of number on any semi-annual interest paying date on and after five years from the date of issue. The principal and interest of said bonds shall be payable at the office of the state treasurer, or at the office of the fiscal agent of the state in New York City at the option of the holder of any such bond or bonds.

"Sec. 4. The bonds shall be signed by the governor and state auditor under the seal of the state. The signature of the governor and that of the state auditor may be a facsimile printed upon the bonds and any coupons attached thereto shall be signed by the same officers whose signatures thereupon may be printed 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 treasurer may prescribe.

"Sec. 5. For the purpose of paying the principal and interest of said bonds as the same shall become due, or as said bonds shall become callable at the option of the capitol committee, there is hereby created a fund to be denominated the 'capitol building bond redemption fund.' While any of said bonds remain outstanding and unpaid, it shall be the duty of the capitol committee annually on or before the first day of January of each year to determine the amount that will be required for the redemption of bonds and the payment of interest during the twelve month period next succeeding the date of such determination, and certify said amount to the state treasurer in writing. The state treasurer shall forthwith and thereafter during said twelve month period deposit into the capitol building bond redemption fund all receipts that would otherwise be deposited in the capitol building construction fund until the amount certified to said treasurer by the said capitol committee has accrued to the capitol building bond redemption fund.

"The owner and holder of any of said bonds or the trustee for any of said bonds may by mandamus or other appropriate proceeding require and compel the deposit and payment of funds as directed herein.

"The proceeds from the sale of the bonds hereby authorized shall be paid into the capitol building construction fund.

"Sec. 6. 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 this 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. 7. Proceeds of the bonds issued hereunder shall be expended by the state capitol committee in the selection and acquisition, by purchase or condemnation of suitable grounds adjacent to the present capitol grounds in the construction thereof of a modern office-type building and in furnishing the same. Said building shall be of reinforced concrete construction, but devoid of stone facing or decorative features. The building shall contain not less than one hundred ten thousand square feet of floor space and shall include an auditorium or hearing room of reasonable size. Provision shall be made for adequate garage and parking facilities. The plans for the building shall make provision for the later addition if necessary of another wing to the building.

"The public printer, the state library and such other state offices, as may from time to time be assigned by the director of public institutions, shall be housed in said building. In selecting plans for the construction of the building and use of the grounds the committee shall consider recommendations of the director of public institutions for the purpose of coordinating such plans with the overall office space needs of the various state departments.

"Sec. 8. There is hereby appropriated to the state capitol committee from the capitol building construction fund for the biennium ending March 31, 1953, for the purpose of carrying out the provisions of this act, the sum of two million four hundred fifty thousand dollars or so much thereof as may be necessary.

"Sec. 9. 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."

—13
Amend the title, line 4, page 1 of the original bill, same being line 3 of the title of the printed bill, after the word "Olympia" and before the semi-colon (;), by striking the words "and alterations to the legislative building".
and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

Mr. Johnson (Charlie) moved that the House do concur in the Senate amendments to Re-Engrossed House Bill No. 35.

Debate ensued.
The motion was carried.
The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 35 as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Koblach, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numanaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—90.

Those voting nay were: Representative Hawley—1.

Those absent or not voting were: Representatives Carmichael, Carty, Connor, Dootson, Hurley, King, Sandison, Young—8.

Re-Engrossed House Bill No. 35, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., February 21, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 117 with the following amendments:

Amend section 1, line 12, page 1 of the original bill, same being lines 5 and 6, page 1 of the printed bill, by striking after the word "marines" and before the word "who" ", and their widows."

Amend section 1, line 15, page 1 of the original bill, same being line 7, page 1 of the printed bill, by inserting after the comma (,) and before the word "shall" the words "and their widows,".

Amend section 1, line 18, page 1 of the original bill, same being line 10, page 1 of the printed bill by striking after the word "the" and before the word "capacity" the word "business"

Amend the bill by adding a new section to be known as section 2, to read as follows: "Sec. 2. Any veteran entitled to the benefits of this act may enforce his rights hereunder by civil action in the courts."

and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

Mr. Hofmeister moved that the House do concur in the Senate amendments to Engrossed House Bill No. 117.

Debate ensued.
The motion was carried.
The Clerk called the roll on the final passage of Engrossed House Bill
No. 117 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 Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Cory, Donohue, Doottson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeft, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Carmichael, Connor, Cooney, Jones (John R.), King, Loney, Mayes, Rasmussen, Sandison, Vane—10.

Engrossed House Bill No. 117, as amended by the Senate, having received the constitutional majority, was declared passed.

The Speaker observed within the bar of the House former Representative Edward S. Ford of King County, and appointed Mr. Ford and Mr. Hawley to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative Thomas Voyce of Whatcom County, and appointed Mr. Lennart and Mr. Pedersen to escort him to the rostrum.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., February 21, 1951.

Mr. Speaker:

The Senate has passed: House Bill No. 200 with the following amendment:

Amend section 1, line 9, page 1 of the original bill, same being line 4, page 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. SIELEN, Secretary.

Mr. Sisson moved that the House do concur in the Senate amendment to House Bill No. 200.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 200 as amended by the Senate 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Cooney, Cory, Donohue, Doottson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeft, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom,
Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Carmichael, Connor, Jones (John R.), Jones (W. Kenneth), Loney, Sandison, Vane—7.

House Bill No. 200, as amended by the Senate, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 277, by Senator Happy:
An Act relating to insurance and the form and provisions of disability insurance policies, enacting the uniform disability policy provisions law, and repealing certain sections of chapter 48.20, R.C.W.
Referred to Committee on Insurance.

SECOND READING OF BILLS

House Bill No. 374, by Representatives Cory and Hoopingarner:
Relating to contracts for the keep of prisoners in state penal institutions from outside the State of Washington.

House of Representatives,
Olympia, Wash., February 8, 1951.

MR. SPEAKER:
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 374, relating to contracts for the keep of prisoners in state penal institutions from outside the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 2, line 19 of the original bill, being line 10 of the printed bill, after the words "for the" and before the word "keep" insert the words "conditions of the"

RUSSELL T. HOOPINGARNER, Chairman.

We concur in this report: Howard T. Ball, Arthur S. Cory, Reuben A. Knoblauch, Claude H. Lorimer, Charles M. Stokes.

The bill was read the second time by sections.
On motion of Mr. Cory, the committee amendment was adopted.
House Bill No. 374 was passed to third reading and ordered engrossed.

House Bill No. 375, by Representatives Kellogg and Carmichael:
Relating to regulating and licensing of motor vehicle dealers.
The bill was read the second time by sections.
Mr. Riemcke moved the adoption of the following amendment:
In section 2, page 1, line 13 of the original bill, being page 1, line 6 of the printed bill, after the word "business" and before the words "and which" insert a period (.) and strike the remainder of the section.

Debate ensued.
The motion was carried on a rising vote and the amendment was adopted.
Mr. Riemcke moved the adoption of the following amendment:
In section 5, subsection (3), page 2, line 13 of the original bill, being page 2, line 7 of the printed bill, after the word "enfranchised" and before the semicolon (;) insert the following: ", if any"

Debate ensued.
The motion was carried and the amendment was adopted.
On motion of Mr. Zent, the following amendment was adopted:

In section 5, subsection (4), page 2, lines 14 and 15 of the original bill, being page 2, line 8 of the printed bill, after the words "dealer has" and before the semicolon (:) strike the word "contacts" and insert in lieu thereof the word "contracts".

Mr. Riemcke moved that the following amendment be adopted:

In section 5, subsection (4), page 2, lines 14 and 15 of the original bill, being page 2, line 8 of the printed bill, strike the whole of subsection (4). Amend the bill further by renumbering subsection (5) to read "(4)" and renumbering the remaining subsections consecutively.

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Woodall moved that the following amendment be adopted:

In section 5, lines 15 and 16 of the printed bill, strike the word "and" in line 15 and strike all of line 16, subsection (8).

Debate ensued.
Mr. Mayes moved that House Bill No. 375 be re-referred to the Committee on Roads and Bridges.

Debate ensued.
The motion by Mr. Mayes was carried on a rising vote and House Bill No. 375 was re-referred to the Committee on Roads and Bridges.

House Bill No. 346, by Representative Comfort:
Relating to hotel, motel and auto court inspection and inspection fees therefor.

The bill was read the second time by sections.

Mr. Hofmeister moved the adoption of the following amendment:

In section 1, page 1, line 12 of the original bill, being page 1, line 6 of the printed bill, after the words "in which" and before the words "or more" strike the asterisks (•••••) and the word "three" and insert in lieu thereof the word "five".

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Hofmeister moved that the following amendment be adopted:

In section 2, page 1, line 22 of the original bill, being page 1, line 15 of the printed bill, after the word "from" and before the words "to ten" strike the asterisks (•••••) and the word "three" and insert in lieu thereof the word "five".

Debate ensued.
The motion was carried and the amendment was adopted.

House Bill No. 346 was passed to third reading and ordered engrossed.

House Bill No. 154, by Representative Vane:
Increasing the fee of liquor purchase permits to one dollar.

The bill was read the second time by sections.

Mr. Frayn moved that the following amendment be adopted:

In section 1, line 11 of the printed bill, after the semicolon (:) add the following: "except in cases of members of the armed forces of the United States and Canada for which no fee will be charged."

Debate ensued.

Mr. Ford moved the adoption of the following amendment to the amendment by Mr. Frayn:

In section 1, line 11 of the printed bill, amend the amendment after the words "and Canada" and before the words "for which" by inserting the words "on active duty."

Debate ensued.
On motion of Mr. Ford, the House deferred further consideration of House Bill No. 154 and the bill was placed at the foot of today's second reading calendar.

House Bill No. 148, by Representatives Olson (Ole H.), Hansen and Hess:
Authorizing sale of bonds for highway construction in the Columbia Basin area.

House of Representatives,
Olympia, Wash., February 16, 1951.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 148, authorizing sale of bonds for highway construction in the Columbia Basin area, have had 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 10 of the original bill, being page 1, line 1 of the printed bill, after the word "of" and before the word "State" insert the word "Primary"

In section 3, page 2, line 3 of the original bill, being page 1, line 20 of the printed bill, strike all that matter beginning with the word "either" following the word "signed" down through the word "signature" before the word "by"

In section 3, page 2, line 4 of the original bill, being page 1, line 21 of the printed bill, after the word "state" and before the word "and" insert the following: "one of which signatures shall be made manually and the other signature may be in printed facsimile;"

In section 3, page 2, line 12 of the original bill, being page 2, line 5 of the printed bill, after the period (.) at the end of the section add the following: "All bonds issued under authority of this act shall be fully negotiable instruments;"

In section 6, page 3, line 10 of the original bill, being page 2, line 27 of the printed bill, strike the period (.) following the word "projects" insert a comma (,) in lieu thereof, and add the following: "and payment of the expense incurred in the printing, issuance and sale of any such bonds;"

In section 7, page 3, line 21 of the original bill, being line 36, page 2 of the printed bill, strike all the matter following the word "required" before the word "for" down to the end of the section and insert in lieu thereof the following: "hereunder to pay interest on or to retire any bonds issued for Columbia Basin county arterial highways or farm to market roads shall be repaid by any such county or counties wherein such highways or roads are constructed in the manner set forth in section 9 of this act;"

In section 9, page 4, line 21 of the original bill, being page 3, lines 15 and 16 of the printed bill, after the word "State" and before the words "of the cost" strike the word "two-thirds" and insert in lieu thereof the word "all"

In section 9, page 4, lines 28 and 29 of the original bill, being page 3, lines 21 and 22 of the printed bill, after the word "pay" and before the words "of the interest" strike the word "two-thirds" and insert in lieu thereof the word "all"

In section 9, page 4, line 29 of the original bill, being page 3, line 22 of the printed bill, and before the word "due" and before the word "of" strike the words "two-thirds" and insert in lieu thereof the word "all"

In section 9, page 5, line 6 of the original bill, being page 3, line 28 of the printed bill, after the word "for" and before the word "all" strike the words "two-thirds of"

In section 10, page 5, line 16 of the original bill, being page 3, line 36 of the printed bill, after the word "full" and before the word "cost" strike the words "two-thirds of the"

In section 12, page 5, line 28 of the original bill, being page 4, line 3 of the printed bill, strike all the matter beginning with subsection (1) down to the word "Provided" on page 6, line 9 of the original bill, same being page 4, line 14 of the printed bill, and insert in lieu thereof the following: "(1) $49,250,000 of the total issue for the acceleration of the reconstruction of Primary State Highway No. 1, said amount to be expended on said Primary State Highway No. 1 as follows: $33,500,000 between Everett, Seattle, Tacoma, Olympia, Chehalis, Centralia, Kelso, Vancouver, and the Oregon boundary line, and $15,750,000 between Everett and the Canadian boundary line;"

"(2) $6,500,000 of the total issue for the construction of the highway bridge from Pasco to Kennewick;"
(3) $4,250,000 of the total issue for the construction of a four lane highway at Snoqualmie Pass; and
(4) $5,000,000 of the total issue for the construction of Columbia Basin county arterial highways and farm to market roads in Grant, Franklin and Adams counties, for which the state must be reimbursed as provided in section 9:"

Amend the bill by striking the whole of section 13; renumber section 14 to read "Sec. 13" and renumber the remaining sections consecutively.

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the words "reconstruction of" and before the word "State" insert the word "Primary"

Further amend the title in lines 8 and 9 of the original bill, being lines 6 and 7 of the printed bill, after the words "reimbursement of" and before the word "counties" strike the words "two-thirds of the construction cost by such" and insert in lieu thereof the following: "all construction costs in said"

JULIA BUTLER HANSEN, Chairman.


House of Representatives,
Olympia, Wash., February 16, 1951.

MR. SPEAKER:

We, a minority of your Committee on Roads and Bridges, to whom was referred House Bill No. 148, authorizing sale of bonds for highway construction in the Columbia Basin area, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


The bill was read the second time by sections.
On motion of Mrs. Hansen, the fourteen committee amendments were adopted.

Mr. Riemcke moved that the following amendment be adopted:
In section 15, line 31 of the printed bill, strike all of section 15.

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.

Mr. Dootson moved that the following amendment be adopted:
In section 2, line 10 of the printed bill, after the words "there shall be" strike the remainder of section 2 and insert in lieu thereof the following: "an additional state gasoline tax of three cents per gallon of gasoline."

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.

House Bill No. 148 was passed to third reading and ordered engrossed.

House Bill No. 175, by Representative Stonecipher and Donohue:
Relating to Secondary State Highway No. 3D.
The bill was read the second time by sections and passed to third reading.

House Bill No. 190, by Representatives Olson (Ole H.) and Neill:
Relating to execution upon income of trusts.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 190, relating to execution upon income of trusts, have had 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 11 and 12 of the original bill, being lines 5 and 6 of the printed bill, after the word "children" and before the semicolon (:) following the word "eighteen" strike the following: "of any beneficiary under the age of eighteen" and insert in lieu thereof the following: "under the age of eighteen of any beneficiary"

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. 190 was passed to third reading and ordered engrossed.

House Bill No. 8, by Representatives Jones (John R.) and Hallauer:

Relating to Secondary State Highway No. 10B in Douglas County.

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

House Bill No. 485, by Representative Olsen (Ray):

Making unlawful the possession or consumption of liquor by persons under the age of twenty-one years.

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

House Bill No. 223, by Representatives Cooney, Cory and Young:

Providing certain equipment standards for railroads.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 223, providing certain equipment standards for railroads, have had 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 17 of the original bill, being line 9 of the printed bill, after the words "shall also be" and before the words "with sanitary" strike the word "equipped" and insert in lieu thereof the word "furnished"

In section 2, line 18 of the original bill, being lines 9 and 10 of the printed bill, after the words "cups and" and before the word "ice-cooled" strike the word "pure" and insert in lieu thereof the word "sanitary"

Strike the whole of section 3.

Amend the bill by renumbering section 4 to read "Sec. 3."

Amend the bill further by renumbering the remaining sections consecutively.

Floyd C. Miller, Chairman.


The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), the committee amendments were adopted.

Mr. Riemcke moved that the following amendment be adopted:

In section 2, line 3 of the printed bill, strike the word "equip" and substitute in lieu thereof the words "installed in"

Debate ensued.

The motion was lost and the amendment was not adopted.
Mr. Riemcke moved that the following amendment be adopted:

In section 2, line 5 of the printed bill, after the word "service" and before the word "with" insert the words "not heretofore provided"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Riemcke moved that the following amendment be adopted:

In section 2, line 9 of the printed bill, strike the words "be equipped with sanitary cups" and substitute in lieu thereof the words "have installed sanitary cup dispensers"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Riemcke moved that the following amendment be adopted:

In section 2, line 10 of the printed bill, after the word "water" and before the period (.) insert the words "where not heretofore provided"

Debate ensued.
The motion was lost and the amendment was not adopted.

House Bill No. 223 was passed to third reading and ordered engrossed.

House Bill No. 222, by Representatives Wedekind and Hess:
Relating to collective bargaining with the state and its political subdivisions.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 222, relating to collective bargaining with the state and its political subdivisions, have had 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 lines 3 and 4 of the printed bill, after the word "districts" and before the words "and authorities" insert the following: ", port districts"

Floyd C. Miller, Chairman.


Mr. Speaker:

We, a minority of your Committee on Labor Relations, to whom was referred House Bill No. 222, relating to collective bargaining with the state and its political subdivisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), the committee amendment was adopted.

House Bill No. 222 was passed to third reading and ordered engrossed.

House Joint Memorial No. 8, by Representatives Phillips and Adams:
Relating to Indian claims and the time within which to file them:

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

House Bill No. 398, by Representative Jones (W. Kenneth):
Relating to accounting by trustees.
The bill was read the second time by sections and passed to third reading.

House Bill No. 306, by Representatives Pedersen and Lennart:
Re-routing Secondary State Highway No. 1A.
The bill was read the second time by sections and passed to third reading. The House resumed consideration of House Bill No. 154 on second reading. Mr. Ford, with the consent of the House, withdrew his amendment to Mr. Frayn's amendment. Mr. Frayn, with the consent of the House, withdrew his amendment. Mr. Frayn moved that the following amendment be adopted:

In section 1, page 1, line 18 of the original bill, being page 1, line 11 of the printed bill, after the underscored words “one dollar” and before the semicolon (;) insert the following: “, except for members in uniform in the active military service of the United States or its allies, for which a fee of fifty cents shall be charged”

Debate ensued. Mr. Adams demanded the previous question and the demand was sustained. The motion was carried on a rising vote and the amendment was adopted. Mr. Vane moved that the following amendment be adopted:

Amend the bill by adding thereto a new section to be known as section 2 to read as follows: “Sec. 2. This act shall take effect October 1, 1951.”

Debate ensued. The motion was carried and the amendment was adopted. Mr. Smith moved that the following amendment be adopted:

In section 1, line 11 of the printed bill, after the asterisks ( • • • • _ ) and before the word “dollar” strike the word “one” and substitute therefor the word “two”

Debate ensued. The motion was lost and the amendment was not adopted.

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

Amend the title—after the word “permits” and before the word “amending” strike the comma (,) and the word “and” and insert in lieu thereof a semicolon (;); after the letters “RC.W.” add the following: “, and providing that this act shall take effect October 1, 1951.”

House Bill No. 154 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Engrossed House Bill No. 207, by Representatives Bassett and Kupka (by departmental request):

Regulating the sale, manufacture or repair of furniture and bedding.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 207 was placed on final passage.

Debate ensued. Mr. Rasmussen moved that Engrossed House Bill No. 207 be re-referred to the Committee on Commerce and Manufacturing. Debate ensued. The motion was lost. Debate ensued. Mr. Hurley demanded the previous question and the demand was sustained. The clerk called the roll on the final passage of Engrossed House Bill No. 207, and the bill failed to pass the House by the following vote: Yeas, 43; nays, 47; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bassett, Bernethy, Comfort, Connor, Cory, Eldridge, Frayn, Gallagher, Griffith, Henry (Al), Hillyer, Hoefel, Hurley, Johnson (Charlie),
Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Kupka, Lennart, Lorimer, Mardesich, Mayes, Miller (Floyd C.), Nunamaker, Olsen (Ray), Orndorff, Ovenell, Pedersen, Powell, Sandison, Savage, Schumann, Siler, Stokes, Testu, Vane, Wedekind, Young, Mr. Speaker—43.


Those absent or not voting were: Representatives Ball, Carmichael, Gordon, Hansen, Holliday, Hoopingarner, Jones (W. Kenneth), Olson (Ole H.), Woodall—9.

Engrossed House Bill No. 207, having failed to receive the constitutional majority, was declared lost.

The Speaker observed within the bar of the House former Representative Georgiana Behm of Snohomish County, and appointed Mr. Bernethy and Mr. Wenberg to escort her to a seat beside the Speaker.

NOTICE OF RECONSIDERATION

Mr. Riemcke, having voted on the prevailing side, gave notice that he would on the next working day move that the House reconsider the vote by which Engrossed House Bill No. 207 failed to pass the House.

Engrossed House Bill No. 248, by Representatives Morris and Henry (Edward E.):

Including certain farm services in unemployment compensation.

On motion of Mr. Henry (Edward E.), the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 248 was re-read the second time by sections.

Mr. Henry (Edward E.), moved that the following amendment be adopted:

In section 1, line 24 of the engrossed bill, being House committee amendment to section 1, line 24 of the original bill, being line 17 of the printed bill, after the words "the farm" and before the words "which grew" strike the words "or by the farmer"

Debate ensued.

Mr. Henry (Edward E.), moved the adoption of the following amendment:

In section 1 (b), line 24 of the engrossed bill, being line 17 of the printed bill, after the word "products" and before the period (.) add the following: "of elsewhere if such service is performed by the farm hands of the owner or tenant of the farm"

Debate ensued.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. Henry (Edward E.), the rules were suspended, Re-Engrossed House Bill No. 248 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. O'Brien 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 Ball, Carmichael, Holliday, Giboney, Hoopingarner and Woodall, Representatives Ball, Carmichael, Holliday and Woodall having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Mr. Hoopingarner appeared within the bar of the House.

Mr. Henry (Edward E.) moved that the absent member be excused and that the House proceed with business under the call of the House.

The motion was carried on a rising vote.

The House resumed consideration of Re-Engrossed House Bill No. 248 on third reading.

Debate ensued.

Mr. Hurley 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 Re-Engrossed House Bill No. 248, and the bill passed the House by the following vote: Yeas, 54; nays, 42; absent or not voting, 3.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Connor, Cooney, Cory, Dootson, Ford, Forrest, Frayn, Gallagher, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Kellogg, King, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Smith, Sorensen, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—54.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Bassett, Carty, Clark, Comfort, Donohue, Eldridge, Giboney, Gordon, Griffith, Hallauer, Hawley, Hillyer, Hoefel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Ovenell, Pedersen, Powell, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom, Timm, Vane, Zent—42.

Those absent or not voting were: Representatives Ball, Carmichael, Woodall—3.

Re-Engrossed 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.

Engrossed House Bill No. 286, by Representatives Paulsen and Phillips:
Relating to retirement benefits of supreme and superior court judges and their widows.

On motion of Mr. Gallagher, the rules were suspended and the bill was returned to second reading for the purpose of amendment.
SECOND READING OF BILLS

Engrossed House Bill No. 286 was re-read the second time by sections.

Mr. Gallagher moved that the following amendment be adopted:

In section 1, line 15 of the engrossed bill, being line 8 of the printed bill, after the period (.) following the word "term" strike the underscored matter down to the comma (,) following the word "retirement" in line 18 of the engrossed bill, being line 10 of the printed bill, and insert in lieu thereof the following: "The widow of any judge who shall have heretofore retired or may hereafter retire, or of a judge who was heretofore or may hereafter be eligible for retirement at the time of his death, if she had been his wife continuously for ten years prior to his being eligible for retirement"

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendment was adopted.

Mr. Gallagher moved that the following amendment be adopted:

In line 2 of the title, after the comma (.) following the words "of judges" strike the remainder of the matter and insert in lieu thereof the following: "increasing deductions from judges' salaries, and amending sections 2.03.03 and 2.12.060, R.C.W."

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

Mr. Gallagher moved that the following amendment be adopted:

Amend the bill by adding thereto a new section to be known as section 2 to read as follows:

"Sec. 2. Section 2.12.060, R.C.W., as derived from section 6, chapter 229, Laws of 1937, as last amended by section 1, chapter 189, Laws of 1949, is hereby amended to read as follows:

"For the purpose of providing moneys in said judges' retirement fund, concurrent monthly deductions from judges' salaries and portions thereof payable from the state treasury and withdrawals from the general fund of the state treasury shall be made as follows: * * * * six and one half per cent shall be deducted from the monthly salary of each judge of the supreme court and * * * * six and one half per cent of the total salaries of each judge of the superior court shall be deducted from that portion of the salary of such judges payable from the state treasury; and a sum equal to five per cent of the combined salaries of the judges of the supreme court and the judges of the superior court shall be withdrawn from the general fund of the state treasury. In consideration of the contributions made by the judges to the judges' retirement fund, the state hereby undertakes to guarantee the solvency of said fund and the legislature shall make biennial appropriations from the general fund amounts sufficient to guarantee the making of retirement payments as herein provided for if the money in the judges' retirement fund shall become insufficient for that purpose, but such biennial appropriation may be conditioned that sums appropriated may not be expended unless the money in the judges' retirement fund shall become insufficient to meet the retirement payments. The deductions and withdrawals herein directed shall be made on or before the tenth day of each month and shall be based on the salaries of the next preceding calendar month. The state auditor shall issue warrants payable to the treasurer to accomplish the deductions and withdrawals herein directed, and shall issue the monthly salary warrants of the judges for the amount of salary payable from the state treasury after such deductions have been made. The treasurer shall cash the warrants made payable to him hereunder and place the proceeds thereof in the judges' retirement fund for disbursement as authorized in this chapter."

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Vane moved that Re-Engrossed House Bill No. 286 be indefinitely postponed.

Debate ensued.
Mr. Hawley demanded the previous question and the demand was sustained.
A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion by Mr. Vane to indefinitely post­
pone Re-Engrossed House Bill No. 286 and the motion was lost by the follow­
ing vote: Yeas, 34; nays, 62; absent or not voting, 3.

Those voting yea were: Representatives Bailey, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carty, Connor, Cory, Donohue, Dootson, Hallauer, Henry (Al), Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Kirk, Knoblauch, Kupka, Mardesich, Morris, Nunamaker, Olson (Ole H.), Pedersen, Rasmussen, Riemcke, Shadbolt, Siler, Sorensen, Testu, Vane, Wenberg, Mr. Speaker—34.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bassett, Bernethy, Clark, Comfort, Cooney, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.), Hess, Hoff, Holliday, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Olson (Ray), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Roderick, Sandison, Savage, Schumann, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Wedekind, Wintler, Young, Zent—62.

Those absent or not voting were: Representatives Ball, Carmichael, Woodall—3.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS
On motion of Mr. Gallagher, the rules were suspended, Re-Engrossed
House Bill No. 286 was advanced to third reading, the second reading con­
sidered the third, and the bill was placed on final passage.

Mr. Clark demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Re-Engrossed House Bill
No. 286, and the bill passed the House by the following vote: Yeas, 53;
nays, 43; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy),
Anderson (Eva), Bassett, Clark, Comfort, Connor, Cooney, Eldridge, Forrest,
Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.),
Hoff, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.),
Jones (W. Kenneth), Kellogg, King, Lester, Loney, Lorimer, Mayes, McLean,
Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Orndorff, Ovenell, Paulsen,
Phillips, Powell, Rasmussen, Ridgway, Sandison, Savage, Schumann, Simmons,

Those voting nay were: Representatives Bailey, Beierlein, Bernethy,
Brown (Gordon J.), Brown (Henry A.), Carty, Cory, Donohue, Dootson,
Ford, Hallauer, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hofmeister,
Holliday, Hoopingarner, Huhta, Jeffreys, Jones (John R.), Kirk, Knoblauch,
Kupka, Lennart, Mardesich, Morris, Nunamaker, Olson (Ray), Olson (Ole H.),
Pedersen, Riemcke, Roderick, Shadbolt, Siler, Sorensen, Testu, Vane, Wenberg,
Wintler, Young, Mr. Speaker—43.

Those absent or not voting were: Representatives Ball, Carmichael, Wood­
all—3.
Re-Engrossed 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.

NOTICE OF RECONSIDERATION

Mr. Rasmussen, having voted on the prevailing side, gave notice that he would on the next working day move that the House reconsider the vote by which Re-Engrossed House Bill No. 286 passed the House.

MOTIONS

On motion of Mr. Ford, Mr. Gordon was excused from the call of the House. Mr. Adams moved that the House defer further consideration of bills on third reading and that the remaining third reading bills on today's calendar retain their place on tomorrow's third reading calendar. The motion was carried.

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

On motion of Mr. Adams, the House recessed until 2:50 o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:50 o'clock p. m.

The Clerk called the roll and all members were present except Representatives Carmichael and Sandison, both having been excused.

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 three o'clock p. m.

The Secretary of the Senate called the roll of the Senate and all members were present except Senators Cowen and Miller.

The Clerk called the roll of the House and all members were present except Representatives Ball, Carmichael, Sandison and Woodall, all having been excused.

The Speaker called upon Representative Loney of Walla Walla County to preside.

Mr. Loney:

"I just want to state, Mr. Governor, Mr. Speaker, Mrs. Langlie, Members of the Legislature—both House and Senate, and friends, that the purpose of this meeting today is to put on a program in memory of the Father of our Country whose birthday is the 22nd of February. And then the second purpose, of course, is the unveiling of the statue of Marcus Whitman, a replica of which—only in a much larger form—will be in Statuary Hall in Washington, D.C.

"I would like to read from the Congressional Record that I have here from the 32nd Congress when the Territory of Washington was created, instead of being the
Territory of Columbia as was originally planned. It just so happens that the petition was introduced on Lincoln’s birthday, 1852, and the Territory of Washington was created on Washington’s birthday, February 22, 1853. The matter of record that I will read is in the Congressional Record dated February 8, 1853.

“In 1853, the people of the Territory of Oregon, then comprising the present states of Oregon, Idaho and Montana, and a vast territory north of the Columbia River up into British Columbia, petitioned the Congress to create a new territory to be known as the Territory of Columbia, the boundary of the Columbia River being on the southern boundary. That petition was filed because of the great distance involved in attending the territorial legislature at Salem, Oregon, the capital of Oregon at that time. The Oregon territorial legislature supported this petition. Acting upon this resolution, February 8, 1853, a remarkable debate came about.

“Mr. Stanton from Kentucky moved to amend the bill by striking out the word ‘Columbia’ and inserting the word ‘Washington’.

“We already have a territory of Columbia”, he stated, ‘but we have never dignified a territory by the name of Washington.’

“Mr. Lane in answering this said, ‘I will never object to that name.’

“Mr. Stanton confirmed, ‘I have nothing more to say except that I desire to see that, if I should live so long, at some future date a sovereign state bearing the name of the Father of our Country. I, therefore, move to strike out the word “Columbia” and insert in lieu thereof the word “Washington”.

“Mr. Stanley, another member: ‘Now, sir, I hope the amendment of the gentleman from Kentucky, Mr. Stanton, will be adopted. There is something very appropriate in it and it is a little singular that this same idea should have occurred to others at the same time. It was but a moment ago that, without having any conversation with the gentleman from Kentucky, I made the suggestion to the gentleman on my right that if this territory was to be organized, it should not be done under the name of “Columbia” but under the name of “Washington”. We already have a territory of Columbia, the District of Columbia, but if we were to organize that territory under that title it might lead to trouble, especially if there should be a city of Washington in that state. I hope, at least, insasmuch as we already have a portion of the territory bearing the title of “Columbia”, we shall not give it to another.’

“Mr. Stanton: ‘Well, sir, please congratulate the gentleman from Kentucky upon having made the motion and I hope it will be adopted. I hope the name will be changed as suggested by the gentleman from Kentucky and this territory will be called after the Father of his Country. There has been but one Washington upon earth and there is not likely to be another and, as Providence has sent but one for all time, let us have one state named after that one man and let the name be “Washington”.

“The motion to adopt the amendment was agreed to by 85 yeas and no nays. It was passed by the committee on February 8, 1853, and enacted in Congress on Washington’s birthday, February 22, 1853.

“Now, ladies and gentlemen, we have the honor of having a man who is very familiar with Washington’s biography and he will now tell you something of the Father of our Country. Representative Ernest W. Lennart from Whatcom County.”

Mr. Lennart:

“Mr. President, Mr. Speaker, Americans All:

“Alone in his grandeur stands forth the character of Washington in history, like some peak that has no fellow in the mountain range of greatness. ‘Washington’, said Guizot, the great French historian, ‘did the two greatest things which in politics has been permitted to men to attempt. He maintained by peace the independence of his country which he had conquered by war. He established a new government fashioned on the principles of order and by re-establishing their sway.’ This is a quotation from Guizot. Washington, indeed, did do those things but he did more. Out of disconnected fragments, he molded a whole and made it a country. Finally he re-established both his country and its freedom in an enduring frame of constitutional government fashioned to make liberty and union one and inseparable. Those things together constitute the unequalled achievements of Washington.

“The world has ratified the profound remarks of Fisher Ames, that Washington changed mankind’s ideal of political greatness. It has supported the opinion of Edward Everett that he was the greatest of good men and the best of the great. It has felt for him, with Erskine, an awful reverence and it has joined with Brougham that he was the greatest of men of his own or of any age.
"Conquerors who have held their scepters over boundless territories; rulers of empires who have held their dominions under their reign of law; reformers who have cried out in a wilderness of oppression and whose brains have throbbed with mighty plans for the amelioration of society; scar-crowned vikings of the northern seas who have borne the standard of siege of battle—none of them can come up to his stature. Statesman, soldier, patriot, sage, achiever and preserver of liberty, savior of his people, father of his country—this he is, solitary and unapproachable in his grandeur.

"High in our national capitol soars the monument erected to the memory of his name. It is more fitting than any statue for in any statue he could only be viewed from one single standpoint, so art has fitly erected a plain, lofty shaft to typify his exalted name. Such was his greatness that only by a symbol could it be represented. As justice must be blind in order to be whole in contemplation, so history must be silent that by this mighty sign she may disclose the amplitude of her story.

"No sum could now be made of Washington and his character that did not exhaust language of its tributes. No sum could be made of his achievements that did not unfold the history of his country and its institution, the history of its age and, as it has progressed, the history of man and his destiny to be free. But whether character or achievements be regarded, the riches before us only expose the poverty of praise. So clear was he in his great office that no ideal of the leader can be found that does not shrink by the side of the reality, and so has he impressed himself upon the minds of men that no one can justly aspire to seek the place of a great, free leader who does not follow his principles or emulate his examples. We have read with amazement of such eccentric characters as Alexander, Caesar, Cromwell, Napoleon and many others, but when Washington's face rises before us on the stage with the great men, immediately mankind exclaims, 'This is the man for nations to trust and leaders to follow!'

"In the production of Washington, there really appears to be some endeavor evident in nature to improve upon herself and that all virtues of the ancient world were but so many preparatory studies for the patriot of the new. Individual instances there were, splendid exemplifications of some single qualification. Caesar was merciful, Scipio was content, Hannibal was patient—but it was left for Washington to blend them all in one blow of associated beauty the pride of every model and the perfection of every master. As a general, he marshaled the peasants into veterans and supplied by discipline the absence of experience. As a statesman, he so enlarged the policy of his cabinet into the most comprehensive policy of a general advantage and such was the wisdom of his views and the philosophy of his counsels, that to the soldier and the statesman, he almost added a character of the sage. A conqueror, he was free from the stain of blood. A revolutionist, he was free from any stains of treason, for aggression commenced the contest and his country called him to command. Had he paused here, history might have doubted what station to assign him, but the last glorious act crowns his career and banishes all hesitation. Who, like Washington, after having emancipated a hemisphere, resigned his crown, preferring retirement and domestic life to the adoration of a land he is almost said to have created?

"Yes, indeed, a true son of nature was George Washington—of nature in her brightest intelligence and noblest mold—and the difficulty, if such there be, in comprehending him, is only that of reviewing from one single standpoint the vast procession of all those great civil and military achievements that occupy nearly half a century of his life and in realizing the magnitude of the qualities requisite to their performance, and the difficulty in fashioning in our minds a pedestal broad enough to bear the towering figure whose greatness can be diminished by nothing but the perfection of its proportions. Indeed, it can never be said that Washington did not have a great and extraordinary genius. I would not say that he could have written a play by Shakespeare or a poem of Milton, handled with Kant the tangled skein of metaphysics, disclosed the secret of mind and matter with Bacon or traveled the pathways of the spheres with Newton, but his genius was of a different order. It was equally rare. It dealt with man in the concrete; his seething passions, his marvelous exertions of mind and of body, and spirit to be free. He knew just where between man and state to erect that monumental mark which divides just reverence for authority from just persistence to its abuse.

"When Marathon had been fought and Greece kept free, each of the victorious generals voted himself first in honor but they all agreed that Miltiades was second. When the most memorable struggle for the rights of human nature was thus happily concluded in the muniments of their preservation, whoever else was second, they all unanimously agreed that Washington was first.
"The two greatest names in the first century of American history are Washington and Lincoln. One is forever associated with the independence of the states and the formation of the federal union; the other with universal freedom and the preservation of the union. Thus, Washington and Lincoln are forever associated in the grandeur of their obsequies. But, may I say this, this association was not accidental and was because of the nature of things and because the things that Washington had commenced were completed by Lincoln. Each was chief of the army during times of successful war; each was the national executive during times of unsurpassing trial—but here the resemblance ends and contrast begins. Washington enforced the Declaration of Independence as against England; Lincoln enforced fulfillment, not only to a downtrodden race in America, but to all people for all times who seek protection under our flag. These two illustrious leaders achieved grander results for mankind within a single century than all other men have accomplished in all the years since first the flight of time began. Washington engaged in no ordinary revolution. With him, it was not who should rule, but what should rule. He drew his sword, not for a change of leaders upon an established throne, but to establish a throne that could have no ruler but the tribune of the people.

"Each lived to see his appointed task completed. Each received the unbounded gratitude of the people of his time, and each is held in ever increasing reverence by posterity. The fame of each will never die—it will grow with the ages because it is founded upon imperishable service to humanity, not only to one country or to one generation, but to the whole human race wherever scattered forever.

"My fellow legislators, and Americans all—A noble manhood nobly consecrated never dies! The father, the savior of the only free government upon earth, the martyr, the emancipator of a race, the great reformer of social ills in our own time—these men may be buried from human sight but their deeds will live on in human gratitude forever.

"Great captains with their guns and drums disturb our judgment for the hour, but at last silence comes. These are all gone, and he stands like a tower and our children shall behold his fame. The silent, honest, brave, farseeing man, sagacious, patient, drawing in place new fame for the new birth of a new soil—The First American."

Representative Loney:

"Thank you very much, Representative Lennart. I'm sure these people all appreciate what you have said and that they now better understand Washington in his greatness.

"Now for the second part of our program, I will call upon Mr. Al McVay of Walla Walla to preside. He is executive secretary of the Chamber of Commerce at Walla Walla and you people know that Walla Walla County has carried the banner of getting this statue back in Statuary Hall in Washington, D. C. for a long time."

Mr. Loney then turned the gavel over to Mr. Al McVay, executive secretary of the Walla Walla Chamber of Commerce.

The ceremony of unveiling the Marcus Whitman statue then ensued.

The following people spoke during the ceremony: Mr. Al McVay, executive secretary of the Walla Walla Chamber of Commerce; Dr. Willard Goff, Seattle doctor and historian; E. C. Kuykendall, retired judge of the superior court of Pomeroy; Mrs. Goldie Rehberg, Foundation Chairman, Walla Walla; Dr. R. Wood Fairbanks, sculptor, Salt Lake City, Utah; and Senator Henry J. Copeland, Walla Walla County.

Mrs. Rehberg and Senator Copeland unveiled the statue.

Mr. McVay returned the gavel to Representative Loney.

Music was provided by a symphony trio: Mrs. Elmer Kiser, violin; Mrs. Ralph Bale, cello; Mrs. W. L. Goodwing, piano.

The Speaker resumed the Chair.
On motion of Mr. Adams, the joint session was dissolved.

The Speaker requested the Sergeant-at-Arms to escort the Lieutenant Governor and the Senators to the Senate Chamber.

On motion of Mr. Adams, the House adjourned until ten o'clock a.m., February 23, 1951.

CHAS. W. HODDE, Speaker.
Mr. Riemcke moved that the House now reconsider the vote by which Engrossed House Bill No. 207 failed to pass the House.

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Riemcke to reconsider the vote by which Engrossed House Bill No. 207 failed to pass the House.

The motion to reconsider was carried.

Mr. Rasmussen moved that Engrossed House Bill No. 207 be returned to second reading for the purpose of amendment.

The motion was lost.

Mr. Rasmussen moved that Engrossed House Bill No. 207 be re-referred to the Committee on Commerce and Manufacturing.

The motion was carried and Engrossed House Bill No. 207 was re-referred to the Committee on Commerce and Manufacturing.

Mr. Rasmussen moved that the House now reconsider the vote by which Re-Engrossed House Bill No. 286 passed the House.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was lost and the House refused to reconsider the vote by which House Bill No. 286 passed the House.

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. 148; also Re-Engrossed House Bill No. 286, have compared same with the original and engrossed bills and find them correctly engrossed and re-engrossed.

MRS. VINCENT F. JONES, Chairman.

I concur in this report: Douglas G. (Doug) Kirk.

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 154; also Engrossed House Bill No. 222; also Re-Engrossed House Bill No. 248; also Engrossed House Bill No. 346, have compared same with the original bills and engrossed bill and find them correctly engrossed and re-engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: August P. Mardesich, Gladys Phillips.

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 190; also Engrossed House Bill No. 223; also Engrossed House Bill No. 374, have compared same with the original bills and find them correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Marshall Forrest, August P. Mardesich.
Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 47; also
Enrolled House Bill No. 108; also
Enrolled House Bill No. 304, have compared same with the engrossed and original
bills and find them correctly enrolled. Mrs. Vincent F. Jones, Chairman.
We concur in this report: Newman H. Clark, John T. Dootson.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 35; also
Enrolled House Bill No. 117; also
Enrolled House Bill No. 200, have compared same with the original bills and find
them correctly enrolled. Mrs. Vincent F. Jones, Chairman.
I concur in this report: Douglas G. (Doug) Kirk.

The Speaker observed within the bar of the House former Representative
Daily S. Wyatt of Whatcom County, and appointed Mrs. Ridgway and Mr.
Lennart to escort him to a seat beside the Speaker.

The Speaker announced that he was about to sign: House Bill No. 35; also
House Bill No. 47; also
House Bill No. 108; also
House Bill No. 117; also
House Bill No. 200; also
House Bill No. 304.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No.
119, increasing garnishment exemption to thirty-five dollars per week, 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: Bernard J. Gallagher, Edward E. Henry, Neil J. Hoff,
Elmer E. Johnston, W. Kenneth Jones, August P. Mardesich, E. J. (Cy) McLean, C. A.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Bill No. 147, relating to excise taxes on certain 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. Roemer M. Fom, Chairman.
Dootson, Wesley R. Eldridge, Wilbur G. Hallauer, Andy Hess, Elmer Huhta, Louis E.
Hofmeister, Joe F. Lester, R. E. (Ray) Morris, Arthur R. Paulsen, George V. Powell,
David M. Roderick, Charles R. Savage, Loomis J. Shadbolt, Harry A. Siler.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Industrial Insurance, to whom was referred
House Bill No. 224, providing that certain administrative costs be charged to the
accident fund, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass and the bill be re-referred to the Committee on Appropriations.  

Henry A. Brown, Chairman.


On motion of Mr. Comfort, House Bill No. 224 was re-referred to the Committee on Appropriations.

House of Representatives,  

Mr. Speaker:  
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 224, requiring the state liquor board to make liquor purchases through resident agents, 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.

House of Representatives,  

Mr. Speaker:  
We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 295, relating to labor disputes concerning charitable hospitals, 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 of Representatives,  

Mr. Speaker:  
We, a minority of your Committee on Labor Relations, to whom was referred House Bill No. 295, relating to labor disputes concerning charitable hospitals, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

R. Mort Frayn, Vernon A. Smith.

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. 297, relating to federal social security for officers and employees of certain political subdivisions of the state, 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, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 312, relating to collection of tax on beer, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert M. Ford, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 330, relating to port district tax levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 363, imposing a severance tax on the production of petroleum products, 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 Social Security, to whom was referred House Bill No. 386, reducing the number of employees necessary for eligibility in state 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.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 409, providing for taxes on inheritances wherein a power of appointment is granted, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 415, relating to gift taxes wherein a power of appointment is granted, 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: Marshall Forrest, Bernard J. Gallagher, Edward E. Henry,
Neil J. Hoff, Elmer E. Johnston, W. Kenneth Jones, August P. Mardesich, Marshall A.

Passed to second reading.

**House Bill No. 434** (reported by Committee on Revenue and Taxation):
Majority: Do pass as amended.
Minority: Do pass as amended by majority and further amended.
Passed to second reading.

**House Bill No. 440** (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

**House Bill No. 446** (reported by Committee on Labor Relations):
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. 458, relating to city-owned public utilities having generation facilities
located in other counties, have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it do pass.

ROBERT M. FORD, Chairman.

We concur in this report: B. Roy Anderson, W. E. Carty, Wesley R. Eldridge, Andy

Passed to second reading.

**House Bill No. 483** (reported by Committee on Roads and Bridges):
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. 493, authorizing cities which acquire electric utilities to make payments
in lieu of taxes in certain cases, have had the same under consideration, and we re­
spectfully report the same back to the House with the recommendation that it do pass.

ROBERT M. FORD, Chairman.

Comfort, John T. Dootson, Wesley R. Eldridge, Andy Hess, Louis E. Hofmeister, Elmer
Huhta, Joe F. Lester, R. E. (Ray) Morris, Arthur R. Paulsen, George V. Powell, David M.
Roderick, Loomis J. Shadbolt, Harry A. Siler.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House
Bill No. 503, relating to the inspection of railroad labor camps, have had the same under
consideration, and we respectfully report the same back to the House with the recom­
mandation that it do pass.

FLOYD C. MILLER, Chairman.

We concur in this report: Robert Bernethy, Frank Connor, John L. Cooney, John T.
Dootson, R. Mort Frayn, Al Henry, Andy Hess, Clyde J. (Jim) Miller, Kenneth H.
Simmons.

Passed to second reading.
*House Bill No. 518* (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

*House Bill No. 557* (reported by Committee on Public Utilities):
Do pass as amended.
Passed to second reading.

*House Bill No. 614* (reported by Committee on Cities and Counties):
Do pass as amended.
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 Resolution No. 9, providing for graduated net income tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert M. Ford, Chairman.


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Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 9, providing for graduated net income tax, 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.

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Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Joint Resolution No. 13, an amendment to the constitution relating to jurisdiction of superior and justice courts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute resolution be substituted therefor and that the substitute resolution do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

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Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred Re-Engrossed Senate Bill No. 39, relating to vacations and sick leave for county employees, 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.
MESSAGES FROM THE SENATE

Mr. Speaker:

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

HERBERT H. SIELE, Secretary.

Mr. Speaker:

The Senate has passed: Senate Bill No. 5; also
Re-Engrossed Senate Bill No. 34; also
Re-Engrossed Senate Bill No. 125; also
Substitute Senate Bill No. 158; also
Senate Bill No. 159; also
Engrossed Senate Bill No. 188; also
Engrossed Senate Bill No. 278; also
Senate Bill No. 310; also
Senate Bill No. 337, and the same are herewith transmitted.

HERBERT H. SIELE, Secretary.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

The following was read first time by title and acted upon as indicated:

House Concurrent Resolution No. 14, by Committee on Rules and Order:
Relating to closing the business of the thirty-second legislature.
On motion of Mr. Woodall, the rules were suspended, House Concurrent Resolution No. 14 was advanced to second reading and read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 14 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:

Senate Bill No. 5, by Senator Todd:
An Act relating to labor liens, and amending section 60.01.03, R.C.W.
Referred to Committee on Mines and Mining.

Re-Engrossed Senate Bill No. 34, by Senator Edwards:
An Act relating to townships, and authorizing and providing procedure for disorganization of townships.
Referred to Committee on Cities and Counties.

Re-Engrossed Senate Bill No. 125, by Senator Washington:
An Act relating to irrigation and reclamation districts, and amending sections 89.03.05, 89.03.07, 89.03.10 and 89.03.13, R.C.W.
Referred to Committee on Reclamation and Irrigation.

Substitute Senate Bill No. 158, by Committee on Constitution, Elections and Apportionment:
An Act providing for recanvass of votes on voting machines, and amending sections 29.19.05, 29.19.06 and 29.19.07, R.C.W.
Referred to Committee on Elections.

Senate Bill No. 159, by Senators Raugust and Roup:
An Act relating to plats, subdivisions and dedications of land, and amending section 58.04.04, R.C.W.
Referred to Committee on Roads and Bridges.
Engrossed Senate Bill No. 188, by Senators Roup and Flanagan:
An Act relating to licensing of custom slaughtering.
Referred to Committee on Agriculture and Livestock.

Engrossed Senate Bill No. 278, by Senator Happy:
An Act relating to insurance annuities, and amending section 48.23.36, R.C.W.
Referred to Committee on Insurance.

Senate Bill No. 310, by Senators Roup and Hall:
An Act relating to the department of agriculture, and amending section 22.02.09, R.C.W.
Referred to Committee on Agriculture and Livestock.

Senate Bill No. 337; by Senators Tisdale and Barlow:
An Act relating to lands suitable for forestation and reforestation; the classification of lands as reforestation lands; and amending sections 84.07.04, 84.07.05 and 84.07.06, R.C.W.
Referred to Committee on Forestry, State Lands and Buildings.

Engrossed Senate Concurrent Resolution No. 1, by Senators Pearson and Shank:
Relating to investigation of condition of Columbia River fisheries.
Referred to Committee on Fisheries.

SECOND READING OF BILLS

House Bill No. 226, by Representatives Sorensen and Strom:
Relating to the practice of dentistry.

Mr. Speaker:
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 226, relating to the practice of dentistry, have had 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 (6), page 1, line 29 of the original bill, being page 1, line 20 of the printed bill, after the comma (,) following the word “making” and before the word “altering” strike the word and comma “repairing,”

In section 1, subsection (6), page 2, line 2 of the original bill, being page 1, line 23 of the printed bill, after the comma (,) following the words “are made” and before the word “altered” strike the word and comma “repaired,”

In section 4, page 4, line 6 of the original bill, being page 3, line 6 of the printed bill, after the word “director” and before the words “the necessary” strike the words “exclusively to” and insert in lieu thereof the word “for”

Gordon J. Brown, Chairman.

We concur in this report: Elmer Huhta, Chet King, Joe F. Lester, Claude H. Lorimer, Geo. L. Sorensen, John F. Strom, Jeanette Testu.

Mr. Kupka moved that House Bill No. 226 be re-referred to the Committee on Commerce and Manufacturing.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.
The motion by Mr. Kupka was lost on a rising vote.
The bill was read the second time by sections.
On motion of Mr. Strom, the committee amendments were adopted.
Mr. Hess moved that the following amendment be adopted:

In section 1, subsection (6), line 24 of the printed bill, after the word "dentist" and before the word "which" insert the words "or performed in its entirety by a recognized dental technician"

Debate ensued.
The motion was lost and the amendment was not adopted.

House Bill No. 226 was passed to third reading and ordered engrossed.

House Bill No. 505, by Representatives Eldridge, Miller (Floyd C.) and O'Brien:
Creating a commission to deal with national defense problems in relation to maximum hours of female workers.
The bill was adopted by second time by sections and passed to third reading.

House Bill No. 258, by Representatives Young and McLean:
Relating to Secondary State Highway No. 21.
The bill was read the second time by sections and passed to third reading.

House Bill No. 371, by Representatives King, Hawley and Sandison:
Relating to food and shellfish industry, and amending certain sections of the food and shellfish code.

Mr. Speaker:
We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 371, relating to food and shellfish industry, and amending certain sections of the food and shellfish code, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 17, page 7, line 7 of the original bill, being page 4, line 42 of the printed bill, after the words "per annum" and before the words "by residents" insert a period (.) and strike the remainder of the section.

Gordon Sandison, Chairman.

The bill was read the second time by sections.

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

House Bill No. 371 was passed to third reading and ordered engrossed.

House Bill No. 174, by Representatives Savage and Phillips:
Relating to insurance and insurance contracts.
The bill was read the second time by sections.

Mr. Cory moved that the following amendment be adopted:

In section 1, line 10 of the printed bill, after the words "a solvent" strike the word "insurer" and insert the following: "and satisfactory insurer with a local agent in the city or county where the property is located."

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Cory moved that the following amendment be adopted:

In section 1, line 22 of the original bill, being line 12 of the printed bill, after the comma (,) following the words "or vendee" and before the words "by time" strike the word "by" and insert in lieu thereof the following: "not less than ten days before the"

Debate ensued.
Mr. Adams demanded the previous question and the demand was not sustained.

Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained. The motion was carried and the amendment was adopted.

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

In section 1, subsection 2, line 19 of the original bill, being line 10 of the printed bill, after the words “require a” and before the word “insurer” strike the word “solvent” and insert in lieu thereof the word “satisfactory.”

Mr. Cory moved that the following amendment be adopted:

In section 1, subsection 3, lines 24 and 25 of the original bill, being lines 14 and 15 of the printed bill, after the words “vendor with” strike the remainder of the sentence and insert in lieu thereof the following: “properly executed and signed policy of insurance or the usual evidence of such renewal or replacement as desired by the lender or vendor.”

Mr. Comfort demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

Mr. Orndorff moved that the following amendment be adopted:

In section 1, subsection 2, line 15 of the printed bill, after the period (.) following the words “lender or vendor” in Mr. Cory’s amendment add the following: “This section shall not prevent any assured from participating in the selection of any agent, broker or solicitor of insurance or of the insurer.”

Debate ensued.

On motion of Mr. Holliday, House Bill No. 174 was placed at the foot of the second reading calendar.

**House Bill No. 427, by Representatives Paulsen and Rasmussen:**

Relating to accrued service credit by members of public employment systems.

The bill was read the second time by sections.

Mr. Rasmussen moved that the following amendment be adopted:

Strike the whole of section 4. Amend the bill further by renumbering section 5 to read “Sec. 4.” and section 6 to read “Sec. 5.”

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Paulsen moved that the following amendment be adopted:

In section 5, renumbered section 4 by House amendment adopted February 23, 1951, page 2, lines 9 and 10 of the original bill, being page 2, line 1 of the printed bill, after the word “shall” and before the word “preclude” insert the word “not”

Debate ensued.

The motion was carried and the amendment was adopted.

House Bill No. 427 was passed to third reading and ordered engrossed.

**House Bill No. 487, by Representatives Cory and Woodall:**

Increasing salary of mayors and commissioners in certain cities.

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

**House Bill No. 237, by Representatives Hansen and Brown (Gordon J.) (by departmental request):**

Relating to city streets and the reimbursement to the motor vehicle fund for work performed.
MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 237, relating to city streets and the reimbursement to the motor vehicle fund for work performed, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill by adding thereto a new section to be known as section 2 to read as follows: "Sec. 2. This act is necessary for the preservation of the public peace, health, safety and welfare, and for the immediate support of the state government and its existing public institutions, and shall take effect immediately."

In line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the period (.) following the letters "R.C.W.", add the following: ":, and declaring an emergency."

JULIA BUTLER HANSEN, Chairman.


The bill was read the second time by sections.
On motion of Mrs. Hansen, the committee amendments were adopted.

House Bill No. 237 was passed to third reading and ordered engrossed.

House Bill No. 351, by Representatives Zent and Olson (Ole H.):

Granting right of eminent domain to certain corporate common carriers of oil and gas.

MR. SPEAKER.

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 351, granting right of eminent domain to certain corporate common carriers of oil and gas, have had 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 29 of the original bill, being line 20 of the printed bill, after the word "brought" and before the word "give" strike the word "shall" and insert the word "may"

EDWARD E. HENRY, Chairman.


The bill was read the second time by sections.
On motion of Mr. Henry (Edward E.), the committee amendment was adopted.

House Bill No. 351 was passed to third reading and ordered engrossed.

House Bill No. 231, by Representatives Olson (Ole H.) and Henry (Al):

Relating to appointment of probation officers for delinquent children.
The bill was read the second time by sections and passed to third reading.

House Concurrent Resolution No. 10, by Representative Simmons:

Creating a bi-partisan legislative interim committee on game and game fish.
The resolution was read the second time in full and passed to third reading.

House Bill No. 421, by Representative Ford:

Creating a state census board, whose certification shall be used as basis for the application of state funds, and making an appropriation.
Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 421, creating a state census board, whose certification shall be used as basis for the application of state funds, 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, lines 8 and 9 of the original bill, being page 2, line 1 of the printed bill, after the word "excise" and before the words "the sum of" strike the word "fund" and insert in lieu thereof the following: "funds, allocated to cities and towns."

Dewey C. Donohue, Chairman.


The bill was read the second time by sections.
On motion of Mr. Ford, the committee amendment was adopted.
On motion of Mr. Ford, House Bill No. 421 was placed at the foot of the second reading calendar.

The House resumed consideration of House Bill No. 174 on second reading.
On motion of Mr. Holliday, House Bill No. 174 was re-referred to the Committee on Insurance.

The House resumed consideration of House Bill No. 421 on second reading.
Mr. Ford moved that the following amendment be adopted:

In line 2 of the title, after the comma (,) following the word "population" and before the word "making" strike the word "and"; after the word "purpose" in line 3 of the title, strike the period (.) and add the following: "and declaring an emergency."

Debate ensued.
The motion was carried and the amendment was adopted.

House Bill No. 421 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

House Bill No. 287, by Representative Bernethy (by departmental request):
Relating to state forest lands and the distribution of funds derived therefrom.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 287 was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 287, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopin Garner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lister, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schuman, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher,
Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Ball, Dootson, Eldridge, Johnston (Elmer E.), Mardesich, Sandison, Shadbolt—7.

House Bill No. 287, having received the constitutional majority, was declared passed.

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

House Bill No. 298, by Representative Bernethy (by departmental request):
Creating the forest development fund and appropriating funds for activities of the forest board.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 298 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 298, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Ball, Brown (Henry A.), Cory, Dootson, Eldridge, Johnston (Elmer E.), Mardesich, Sandison, Shadbolt, Simmons—10.

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. 331, by Representatives Ridgway, Lennart and Pedersen:
Increasing voluntary firemen's relief and pensions.

On motion of Mr. Lennart, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 331 was re-read the second time by sections.

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

In section 3, page 2, line 27 of the engrossed bill, being House committee amendment to section 3, page 3, line 5 of the original bill, page 2, lines 21 and 22 of the printed bill, after the asterisks (* * * * * ) following the word "exceeding" and before the word "dollars" strike the words "one hundred" and insert in lieu thereof the word "seventy-five"
The Speaker called on Mr. Woodall to preside.
The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mr. Lennart, the rules were suspended, Re-Engrossed House Bill No. 331 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 Re-Engrossed House Bill No. 331, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Savage, Schumann, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—84.

Those absent or not voting were: Representatives Ball, Dootson, Eldridge, Holliday, Johnston (Elmer E.), Mardesich, McLean, Nunamaker, Powell, Roderick, Sandison, Shadbolt, Simmons, Vane, Mr. Speaker—15.

Re-Engrossed House Bill No. 331, having received the constitutional majority, was declared passed.

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

House Bill No. 516, by Committee on Colleges and Universities:
Relating to the University Metropolitan building tract.

On motion of Mrs. Testu, the rules were suspended, the second reading considered the third, and House Bill No. 516 was placed on final passage.

Mr. Adams demanded the previous question and the demand was not sustained.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 516, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King,
Those absent or not voting were: Representatives Ball, Dootson, Hallauer, Johnston (Elmer E.), Knoblauch, Mardesich, Nunamaker, Powell, Shadbolt, Simmons, Vane, Mr. Speaker—13.

House Bill No. 516, having received the 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. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Speaker resumed the Chair.

The Clerk called the roll and the following absentees were noted: Representatives Ball, Dootson, Hallauer, Johnston (Elmer E.), Mardesich, Nunamaker, and Shadbolt, Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich and Shadbolt having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Mr. O'Brien moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was carried.

Engrossed House Bill No. 148, by Representatives Olson (Ole H.), Hansen and Hess:

Authorizing sale of bonds for highway construction in the Columbia Basin area.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 148 was placed on final passage.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 148, and the bill passed the House by the following vote: Yeas, 66; nays, 28; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cory, Donohue, Eldridge, Ford, Forrest, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—66.

Those voting nay were: Representatives Carty, Clark, Comfort, Cooney, Frayn, Gallagher, Giboney, Gordon, Griffith, Hawley, Hillyer, Hoopangarner,

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

Engrossed House Bill No. 148, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Riemcke moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**Engrossed House Bill No. 154,** by Representative Vane:
Increasing the fee of liquor purchase permits to one dollar.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 154 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 154, and the bill passed the House by the following vote: Yeas, 88; nays, 5; absent or not voting, 6.


Those voting nay were: Representatives Bernethy, Hurley, Miller (Clay J.), Pedersen, Young—5.

Those absent or not voting were: Representatives Ball, Dootson, Hawley, Johnston (Elmer E.), Mardesich, Shadbolt—6.

Engrossed House Bill No. 154, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 190,** by Representatives Olson (Ole H.) and Neill:
Relating to execution upon income of trusts.

On motion of Mr. Neill, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 190 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No.
190, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

Engrossed House Bill No. 190, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 222, by Representatives Wedekind and Hess:
Relating to collective bargaining with the state and its political subdivisions.

On motion of Mr. Miller (Floyd C.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 222 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 222, and the bill passed the House by the following vote: Yeas, 65; nays, 29; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—65.

Those voting nay were: Representatives Anderson (Eva), Bassett, Carty, Clark, Comfort, Frayn, Gordon, Hallauer, Hawley, Hillyer, Hoefel, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Lester, Loney, Neill, Orndorff, Powell, Riemcke, Siler, Sisson, Smith, Stonecipher, Strom, Timm, Woodall, Zent—29.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

Engrossed 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.

NOTICE OF RECONSIDERATION

Mr. Mayes 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. 222 passed the House.

Engrossed House Bill No. 223, by Representatives Cooney, Cory and Young:
Providing certain equipment standards for railroads.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 223 was placed on final passage.

Debate ensued.

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, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Clark—1.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

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.

MOTION

Mr. Holliday moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

Engrossed House Bill No. 346, by Representative Comfort:
Relating to hotel, motel and auto court inspection and inspection fees therefor.

On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 346 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 346, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblach, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker 88.


Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt 5.

Engrossed House Bill No. 346, having received the constitutional majority, was declared passed.

Engrossed House Bill No. 374, by Representatives Cory and Hoopingarner:
Relating to contracts for the keep of prisoners in state penal institutions from outside the State of Washington.

On motion of Mr. Cory, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 374 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 374, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblach, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker 94.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt 5.

Engrossed House Bill No. 374, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 398**, by Representative Jones (W. Kenneth):
Relating to accounting by trustees.

On motion of Mr. Jones (W. Kenneth), the rules were suspended, the second reading considered the third, and House Bill No. 398 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 398, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

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.

**House Bill No. 485**, by Representative Olsen (Ray):
Making unlawful the possession or consumption of liquor by persons under the age of twenty-one years.

On motion of Mr. Olsen (Ray), the rules were suspended, the second reading considered the third, and House Bill No. 485 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 485, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen,
Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative McLean—1.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

House Bill No. 485, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Rasmussen moved that the House defer further consideration of bills on third reading and the remaining third reading bill on today's calendar retain its place on tomorrow's third reading calendar.

The motion was lost.

**House Joint Memorial No. 8,** by Representatives Phillips and Adams:

Relating to Indian claims and the time within which to file them.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 8 was 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, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoeferl, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Ball, Dootson, Johnston (Elmer E.), Mardesich, Shadbolt—5.

House Joint Memorial No. 8, having received the constitutional majority, was declared passed.

**MOTION**

Mr. Woodall moved that the House Committee on Elections be relieved of further consideration of Senate Joint Resolution No. 8, and that the resolution appear on the second reading calendar for tomorrow.

**PARLIAMENTARY INQUIRY**

Mr. Ford:

"Parliamentary inquiry, Mr. Speaker. Is the motion in order at this time?"
The Speaker:

"Similar motions have been entertained under the order of business, 'Other Business to be Considered'.”

Mr. Ford:

"Shouldn't it be considered under the fourth order of business, 'Propositions and Motions'?"

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker is of the opinion, Mr. Ford, that the motion is in order, and it is agreed by our parliamentarian that it is in order under 'Other Business to be Considered'."

Mr. Ford:

"Do I take that to mean, then, that any motion you wish to make can be considered under that order of business? Could we move to reconsider—to take reconsideration on a question under that particular area?"

The Speaker:

"It is the Speaker's impression, without going into any further research on the matter, that we have entertained motions to discharge a committee from further consideration of a bill under this particular department or order of business. I do not recall if we have entertained motions to reconsider. Notice having been given, it is usually and always, to my knowledge, taken up under 'Propositions and Motions' but I believe we have, in the past, allowed motions to discharge a committee from consideration of a bill under the eleventh order of business."

**QUESTION OF CONSIDERATION**

Mr. O'Brien raised the question of consideration on Mr. Woodall's motion to relieve the Committee on Elections from further consideration of Senate Joint Resolution No. 8.

**POINT OF ORDER**

Mr. Woodall:

"Point of order, Mr. Speaker. The question of consideration can only go to the main question of the matter and not to any motion relating to the subject matter."

**RULING BY THE SPEAKER**

The Speaker:

"It is the Speaker's opinion there is no matter before the House except the main question 'Should the House consider the motion that the Committee on Elections be relieved of further consideration of Senate Joint Resolution No. 8'."

Mr. Woodall:

"Then, Mr. Speaker, I demand a roll call."

The demand for a roll call was sustained.

The Clerk called the roll on the matter of consideration of the motion by Mr. Woodall and the motion to consider was lost by the following vote: Yeas, 46; nays, 48; absent or not voting, 5.


Those voting nay were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue,
Mr. Woodall:

"I would like to make a few remarks under the subject of personal privilege, directed principally at the Committee on Elections. I want to point out I have just received a telegram to the effect that thirty-five states have already—"

POINT OF ORDER

Mr. Rasmussen:

"I believe he is impugning the motives of the Committee on Elections."

Mr. Zent:

"I believe that would be perfectly in order, Mr. Speaker."

The Speaker:

"The Speaker is under the impression the member is debating the merits of the bill."

Mr. Woodall:

"I'm not going to debate it. I merely want to make a statement for the information of the Committee on Elections of news I have received. I'm not debating the merits."

The Speaker:

"Does that pertain to anyone having impugned your motives personally?"

Mr. Woodall:

"No, I don't think so, other than that the question of consideration was raised and I was not permitted to state the reason for my motion."

RULING BY THE SPEAKER

The Speaker:

"The particular purpose of refusing to consider is to avoid discussion of the merits of a bill, which the House does not desire to discuss. The Speaker will rule you are out of order."

Mr. Woodall:

"Well, I tried, anyhow."

MOTIONS

Mr. Smith moved that the House dispense with further proceedings under the call of the House.

The motion was lost on a rising vote.

Mr. Adams moved that the House dispense with further proceedings under the call of the House.

The motion was carried.

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Saturday, February 24, 1951.

S. R. HOLCOMB, Chief Clerk.

CHAS. W. HODDE, Speaker.
The Speaker called the House to order at ten o'clock a.m.

The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Henry (Edward E.), Johnston (Elmer E.), Rasmussen, Riemcke, Roderick, Sorensen, Strom, Vane and Wenberg, Representatives Johnston (Elmer E.), Sorensen and Strom having been 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. Smith, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

'House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 226; also
Engrossed House Bill No. 237; also
Engrossed House Bill No. 371; also
Engrossed House Bill No. 427, have compared same with the original bills and find
them correctly engrossed.

I concur in this report: W. Kenneth Jones.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Re-Engrossed House Bill No. 331; also
Engrossed House Bill No. 351; also
Engrossed House Bill No. 421, have compared same with the original bills and engrossed bill and find them correctly engrossed and re-engrossed.

We concur in this report: Douglas G. (Doug) Kirk, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 205, relating to stray logs and making appropriation for log patrol, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.


Passed to second reading.
House of Representatives, 
Olympia, Wash., February 23, 1951.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 219, conveying certain tide lands in Thurston County to 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.

House of Representatives, 
Olympia, Wash., February 20, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 282, establishing justice court districts and abolishing the office of constable, have had the same under consideration, and we respectfully report the same back to the House with the recommendation the attached substitute bill be substituted therefor and that the substitute bill do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives, 
Olympia, Wash., February 23, 1951.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 326, relating to election and term of office of commissioners in port districts 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.

Dewey C. Donohue, Chairman.


Passed to second reading.

House of Representatives, 
Olympia, Wash., February 24, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 412, relating to the disposition of public records, 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, 
Olympia, Wash., February 24, 1951.

Mr. Speaker:

I, a minority of your Judiciary Committee, to whom was referred House Bill No. 412, relating to the disposition of public records, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.
House Bill No. 404 (reported by Committee on State Institutions):
Do pass as amended.
Passed to second reading.

House Bill No. 431 (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 Bill No. 435, relating to joint county juvenile detention homes, 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,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 439, granting citizens and taxpayers the right to prosecute certain actions, 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 Bill No. 441 (reported by Committee on State Institutions):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 455, creating an air pollution control office within the state 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.

W. E. CARTY, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 465, relating to land surveys, 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.
JOURNAL OF THE HOUSE

House of Representatives,
Olympia, Wash., February 23, 1951.

MR. SPEAKER:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 468, creating the state department of administration, 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:
I, a minority of your Committee on State Government, to whom was referred House Bill No. 468, creating the state department of administration, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

W. E. CARTY, Chairman.

MR. SPEAKER:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 475, increasing expense allowance of legislative council members from five to eight cents, 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.

MOTION

Mr. Olson (Ole H.) moved that the members of the House Committee on Appropriations be excused for a few minutes for a committee meeting.

Debate ensued.

The motion was carried.

MR. SPEAKER:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 490, relating to sale of platted lands wherein the plats have not been approved, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DEWEY C. DONOHUE, 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, relating to the taxation of personal property used in agricultural work in another state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT M. FORO, Chairman.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 524, relating to the council manager plan 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.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 529, relating to refunding of excess payments on tax judgment sales, 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. 532 (reported by Judiciary Committee):
Do pass as amended.

On motion of Mr. Paulsen, House Bill No. 532 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. 536, re-establishing tide land monuments in certain cities 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.


On motion of Mr. Bernethy, House Bill No. 536 was re-referred to the Committee on Appropriations.

MOTION

On motion of Mr. Bernethy, Substitute House Bill No. 205 was re-referred to the Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred House Bill No. 543, creating a public records commission to provide plans for safekeeping of vital public records, 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: A. B. Comfort, Wesley R. Eldridge, Neil J. Hoff, Louis E.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
We, a majority of your Committee on Elections, to whom was referred House Bill No. 551, relating to legislative apportionment, 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 R. SAVAGE, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
We, a minority of your Committee on Elections, to whom was referred House Bill No. 551, relating to legislative apportionment, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

We concur in this report: Harry A. Siler, James D. Stonecipher.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 571, granting certain preferences to library district tax levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT M. FORD, Chairman.


Passed to second reading.

House Bill No. 572 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 578, increasing the salary of the state printer, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:
I, a minority of your Committee on State Government, to whom was referred House Bill No. 578, increasing the salary of the state printer, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

W. E. Carty, Chairman.

Passed to second reading.
FORTY-EIGHTH DAY, FEBRUARY 24, 1951

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred House Concurrent Resolution No. 13, providing that the legislative council make a study of laws pertaining to junior colleges, 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 State Institutions, to whom was referred Engrossed Senate Bill No. 7, relating to care and treatment of defective children, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Russell T. Hoopingarner, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 80, directing the tax commission to prepare and publish a new property assessment manual, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert M. Ford, Chairman.


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. 92, authorizing use of public lands for state park purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert Bernethy, Chairman.

We concur in this report: Dewey C. Donohue, Sidney S. Jeffreys, Charlie Johnson, Charles R. Savage, Max Wedekind.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Engrossed Senate Bill No. 107, relating to the control of forest insects and tree diseases, and making appropriations 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.

Robert Bernethy, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 269, relating to limited access highways and streets, 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 Cities and Counties, to whom was referred Senate Bill No. 313, permitting the leasing of county property, and extending the term of leases for airport purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

MESSAGE FROM THE GOVERNOR

Executive Department, Olympia, Wash., February 23, 1951.

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. 31:
"An Act relating to cities of the first class owning and operating public utilities; authorizing such cities to deal and contract with employees of such utilities and their accredited representatives concerning wages, hours and conditions of labor; and to place such contracts in effect upon execution thereof, amending section 35.14.35, R.C.W., and declaring an emergency."

House Bill No. 61:
"An Act to prevent confusion, fraud and deception of the public in connection with the sale of dairy products; to regulate and to make unlawful the manufacture, sale, exchange, transportation, purveying, possession or offering for sale, exchange or purveyance of 'filled dairy products' as defined in this act and products wherein filled dairy products are ingredients; to make the Washington state uniform food, drug and cosmetic act applicable to such products; to provide for the enforcement and administration of this act and to prescribe penalties for its violation."

Very truly yours,

Merritt E. Benson,
Assistant to the Governor.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 23, 1951.

Mr. Speaker:

The Senate has passed: Senate Bill No. 47; also Engrossed Senate Bill No. 88; also Senate Bill No. 126; also Senate Bill No. 144; also Engrossed Senate Bill No. 183; also
Engrossed Senate Bill No. 218; also
Engrossed Senate Bill No. 222; also
Engrossed Senate Bill No. 232; also
Engrossed Senate Bill No. 239; also
Engrossed Senate Bill No. 262; also
Engrossed Senate Bill No. 307; also
Engrossed Senate Bill No. 421, and the same are herewith transmitted.

HERBERT H. SIENER, Secretary.

FIRST READING OF SENATE BILLS

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

**Senate Bill No. 47**, by Senator Keefe:
An Act relating to boxing and wrestling; amending section 67.02.14, R.C.W., and adding to chapter 67.02, R.C.W. a new section.
Referred to Committee on License.

**Engrossed Senate Bill No. 88**, by Senator Brown:
An Act relating to guardianships and guardians' bonds, and amending section 11.22.10, R.C.W.
Referred to Judiciary Committee.

**Senate Bill No. 126**, by Senators Hall and Dahl:
An Act relating to public assistance providing that no person shall receive assistance who has disposed of assets within six months before applying for public assistance, and authorizing emergency assistance.
Referred to Committee on Social Security.

**Senate Bill No. 144**, by Senators Shannon and Sutherland:
An Act relating to banks and banking, and permitting a state bank or trust company to convert into, merge or consolidate with a national banking association, and amending section 30.02.13, R.C.W.
Referred to Committee on Banks and Banking.

**Engrossed Senate Bill No. 183**, by Senators Sapp and Hall:
An Act relating to unemployment compensation; amending sections 50.01.07, 50.03.08, 50.03.11, 50.05.15, 50.05.16, 50.05.17, 50.05.19, 50.05.20, 50.06.16, 50.09.02, 50.20.010, 50.20.050, 50.20.060, 50.20.080, 50.20.130, 50.28.010 and 50.28.050, R.C.W.
Referred to Committee on Social Security.

**Engrossed Senate Bill No. 218**, by Senator Tisdale (by departmental request):
An Act relative to the liability of persons responsible for slash in forested area, and amending section 76.01.37, R.C.W.
Referred to Committee on Forestry, State Lands and Buildings.

**Engrossed Senate Bill No. 222**, by Senators Sapp and Hall:
An Act relating to public assistance; providing for applications for aid to blind assistance and for eye examinations by ophthalmologists, physicians skilled in eye diseases or licensed optometrists; amending section 74.04.04, R.C.W., and repealing section 74.04.12, R.C.W.
Referred to Committee on Social Security.

**Engrossed Senate Bill No. 232**, by Senators Witten and McMullen:
An Act relating to the power of eminent domain when exercised by the state; amending sections 8.01.09 and 8.01.13, R.C.W., and amending chapter 8.01, R.C.W., by adding new sections thereto.
Referred to Judiciary Committee.
Engrossed Senate Bill No. 239, by Senators Lee and Cowen (by departmental request):

An Act relating to revenue and taxation; amending sections 82.04.440, 82.08.030, 82.09.08, 82.09.18, 82.09.19, 82.12.010, 82.12.030, 82.32.050, 82.32.060, 82.32.080, 82.32.090, 82.32.100, 82.32.210, 82.32.220 and 82.32.240, R.C.W., and declaring that this act shall take effect May 1, 1951.

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 262, by Senators Hall and Rosellini:

An Act relating to the state employees' retirement system; amending sections 41.40.010, 41.40.120, 41.40.150, 41.40.160, 41.40.190, 41.40.200, 41.40.230, 41.40.290, 41.40.310, 41.40.320, 41.40.330, 41.40.360, 41.40.410, R.C.W.; adding four new sections to chapter 41.40, R.C.W., and declaring an emergency.

Referred to Committee on Social Security.

Engrossed Senate Bill No. 307, by Senators Bargreen and Clark:

An Act authorizing Everett, a municipal corporation, to convey to Everett School District No. 2, a municipal corporation of Snohomish County, Washington, a portion of Legion Park, located in Everett, Snohomish County, Washington, or adjacent thereto, without calling for bids, and declaring an emergency.

Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 421, by Senators McMullen and Brown:

An Act relating to industrial insurance; providing workmen's compensation in case of injury or death; and amending sections 51.08.05, 51.08.06, 51.08.09, 51.32.080 and 51.32.160, R.C.W.

Referred to Committee on Industrial Insurance.

SECOND READING OF BILLS

House Bill No. 458, by Representative Adams:

Relating to city-owned public utilities having generation facilities located in other counties.

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

House Bill No. 443, by Committee on Insurance.

Amending the Washington state patrol retirement system act.

The bill was read the second time by sections.

Mr. Holliday moved that the following amendment be adopted:

Amend the bill by adding thereto a new section to be known as section 9 to read as follows: "Sec. 9. Section 43.30.30, R.C.W., as derived from section 19. chapter 250, Laws of 1947, is amended to read as follows:

"Beginning on * * * * July 1, 1951, every Washington state patrol employee who is a member of the retirement fund shall contribute * * * * five per centum of his monthly salary, which the state auditor shall deduct from the compensation of each member on each and every payroll: PROVIDED, That the amount of a member's salary in excess of thirty-six hundred dollars per annum shall not be subject to deduction.

"In event a member severs his connection with the Washington state patrol or is dismissed, the amount paid by the state of Washington shall remain in the retirement fund."

"Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Holliday moved the adoption of the following amendment:

Amend the bill by adding immediately following the new section 9 a new section to be known as section 10 to read as follows: "Sec. 10. Chapter 43.32, R.C.W., as derived
from chapter 250, Laws of 1947, is amended by adding thereto a new section to read as follows:

"In any case where the Washington state patrol retirement system has in existence an agreement with another retirement system in connection with exchange of service credit or an agreement whereby members can retain service credit in more than one system, an employee holding membership in, or receiving pension benefits under, any retirement plan operated wholly or in part by an agency of the state or political subdivision thereof, or who is by reason of his current employment contributing to or otherwise establishing the right to receive benefits from any such retirement plan, shall be allowed membership rights should the agreement so provide."

Debate ensued.

The motion was carried and the amendment was adopted.

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

In line 1 of the title, after the word "system" and before the word "amending" strike the comma (,) and the word "and" and insert a semicolon (;); after the letters "R.C.W." in line 3 of the title of the original bill, being line 2 of the title of the printed bill, insert a comma (,) and the following: "and amending chapter 43.30, R.C.W., by adding thereto a new section."

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

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the figures "43.30.28" and before the word "and" insert a comma (,) and the figures "43.30.30"

House Bill No. 443 was passed to third reading and ordered engrossed.

Mr. O'Brien 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 Johnston (Elmer E.), Lester, Ridgway, Sorensen and Strom, Representatives Johnston (Elmer E.), Sorensen and Strom having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Mrs. Ridgway and Mr. Lester appeared within the bar of the House.

Mr. O'Brien moved that the House proceed with business under the call of the House.

The motion was carried.

House Bill No. 227, by Representative O'Brien:

Reapportioning Washington into seven congressional districts.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 227, reapportioning Washington into seven congressional 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 8 of the original bill, being page 1, lines 2 and 3 of the printed bill, after the comma (,) following the word and figures "January 1, 1951" and before the words "and all of Kitsap" insert the following: "less all precincts in the forty-sixth legislative district which are located east of Lake Washington and Fifty-fifth Avenue N.E. as the line of such avenue runs from Lake Washington to the Snohomish-King county line."

In section 7, page 2, line 3 of the original bill, being page 1, lines 21 and 22 of the printed bill, after the comma (,) following the word and figures "January 1, 1951" and before the words "shall constitute" insert the following: "and also all precincts in the
forty-sixth legislative district which are located east of Lake Washington and Fifty­fifth Avenue N.E. as the line of such avenue runs from Lake Washington to the Sno­homish-King county line"  

CHARLES R. SAVAGE, Chairman.

We concur in this report: Wilbur G. Hallauer, Andy Hess, Homer O. Nunamaker, David M. Roderick, Harry A. Siler, James D. Stonecipher.

The bill was the second time by sections.

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

House Bill No. 227 was passed to third reading and ordered engrossed.

**House Bill No. 272**, by Representatives Olson (Ole H.) and McLean:

Establishing Secondary State Highway No. 11G.

House of Representatives,  
Olympia, Wash., February 20, 1951.

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 272, establishing Secondary State Highway No. 11G, have had 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, same being line 1 of the printed bill, strike all the matter following the section designation and insert in lieu thereof the following:

"Section 47.05.07, R.C.W., as derived from section 8, chapter 207, Laws of 1937, is amended to read as follows:

"Secondary state highways as branches of Primary State Highway No. 7 are established as follows:

"Secondary State Highway No. 7B: beginning at Ellensburg on Primary-State Highway No. 3, thence in an easterly direction by way of Kittitas to a junction with Primary State Highway No. 7 in the vicinity north of Kittitas;

"Secondary State Highway No. 7C: beginning in the vicinity of the east end of the Vantage bridge on Primary State Highway No. 7, thence in a southerly direction parallel to the east bank of the Columbia river for a distance of approximately two and one-half miles, thence southeasterly to the vicinity of Othello, thence easterly to a junction with Primary State Highway No. 11: PROVIDED, That until such time as Secondary State Highway No. 7C is actually constructed on the location adopted by the director of highways no existing county roads shall be maintained or improved by the state highway department as a temporary route of said Secondary State Highway No. 7C.

"Sec. 2. Section 47.20.430, R.C.W., as derived from section 9, chapter 239, Laws of 1943, is amended to read as follows:

"Secondary state highways as branches of Primary State Highway No. 11 are established as follows:

"Secondary State Highway No. 11F: beginning at Sprague on Primary State Highway No. 11, thence in a northwesterly direction to Harrington on Primary State Highway No. 7;

"Secondary State Highway No. 11G: beginning in the vicinity of Eltopia on Primary State Highway No. 11, thence in a northwesterly direction to a junction with Primary State Highway No. 18 in the vicinity of Moses Lake, thence northwesterly to a junction with Primary State Highway No. 7 in the vicinity of Ephrata with a wye connection from the vicinity of Rocky Ford Creek to the vicinity of Soap Lake: PROVIDED, That until such time as Secondary State Highway No. 11G is actually constructed on the location adopted by the director of highways no existing county roads shall be maintained or improved by the state highway department as a temporary route of said Secondary State Highway No. 11G."

Amend the title beginning in the first line of both the original and printed bills by striking all the matter following the word "State" and inserting in lieu thereof the following: "Highways Nos. 7C and 11G, and amending sections 47.05.07 and 47.20.430, R.C.W."

**Julia Butler Hansen, 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, House Bill No. 272 was placed at the foot of today's second reading calendar.

**House Bill No. 557**, by Representative Gallagher:
Permitting first class cities to acquire by condemnation certain electrical properties within their boundaries.

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Mrs. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 557, permitting first class cities to acquire by condemnation certain electrical properties within their boundaries, have had 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. Any city of the first class with a population of over 100,000 may acquire by purchase or condemnation from any public utility district, or combination of public utility districts any electrical distribution property within the boundaries of such city for a period of five years from the date such properties are acquired by a public utility district or combination of public utility districts.

"Sec. 2. Upon the formation of a county-wide public utility district in any county such district shall have the right, in addition to any other right provided by law, to acquire by purchase or condemnation any electrical distribution properties in the county from any other public utility district or combination of public utility districts for a period of five years from the time of organization of said public utility district.

"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.

Strike the title and insert in lieu thereof the following: "An act permitting first class cities and county-wide public utility districts to acquire by condemnation certain electrical properties within their boundaries, and declaring an emergency."

Edward E. Henry, Chairman.


The bill was read the second time by sections.

On motion of Mr. Henry (Edward E.), the committee amendments were adopted.

House Bill No. 557 was passed to third reading and ordered engrossed.

**House Bill No. 382**, by Representatives Vane, Hoefel and Henry (Edward E.):

Establishing a state institution in eastern Washington for the rehabilitation of male convicts, and making an appropriation.

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

**House Bill No. 493**, by Representatives Anderson (B. Roy), Paulsen and Rasmussen:

Authorizing cities which acquire electric utilities to make payments in lieu of taxes in certain cases.

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

**House Bill No. 409**, by Representative Forrest:

Providing for taxes on inheritances wherein a power of appointment is granted.

The bill was read the second time by sections and passed to third reading.
House Bill No. 415, by Representative Forrest:
Relating to gift taxes wherein a power of appointment is granted.
The bill was read the second time by sections and passed to third reading.

House Bill No. 392, by Representatives O'Brien and Schumann:
Relating to salary deductions for firemen's pensions.
The bill was read the second time by sections.
On motion of Mr. Nunamaker, the following amendment was adopted:
In section 6, page 3, line 31 of the original bill, being page 3, line 9 of the printed bill, after the word "dollars" strike the period (.) and add the following: "and they shall be entitled to the provisions of section 5 hereof."

House Bill No. 392 was passed to third reading and ordered engrossed.

House Bill No. 440, by Representatives Lester and Cory:
Relating to examination of firemen's pension funds by an actuary and omitting in certain cases the mandatory one mill levy.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 440, relating to examination of firemen's pension funds by an actuary and omitting in certain cases the mandatory one mill 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 amendment:
In section 1, lines 20 and 21 of the original bill, being line 13 of the printed bill, after the underscored words "and if it is" and before the underscored words "from such examination" strike the underscored words "determined by the legislative authority" and insert in lieu thereof the word "established".

Robert Ford, Chairman.

The bill was read the second time by sections.
On motion of Mr. Savage, the committee amendment was adopted.
House Bill No. 440 was passed to third reading and ordered engrossed.

House Bill No. 332, by Representatives Johnson (Charlie) and Lorimer:
An appropriation for the improvement of Deschutes basin project.

Mr. Speaker:
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 332, an appropriation for the improvement of DesChutes basin project, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
In section 2, page 1, line 22 of the original bill, being lines 12 and 13 of the printed bill, after the words "sum of" and before the word "dollars" strike the words "one million" and insert in lieu thereof "six hundred thousand".

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. 332 was passed to third reading and ordered engrossed.
House Bill No. 413, by Representatives Wedekind, Rasmussen, and Rod-erick:

Relating to calling of special elections for the formation of public hospital districts.

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

House Bill No. 264, by Representatives Bassett and Adams:

Providing for the observance in 1953 of Washington's territorial centen­nial.

House of Representatives,
Olympia, Wash., February 14, 1951.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was re-referred House Bill No. 264, providing for the observance in 1953 of Washington's territorial cen­tennial, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the report of the Committee on State Government be not accepted and that the bill do pass with the following amendment:

In section 3, lines 23 and 24 of the original bill, being line 15 of the printed bill, after the words "sum of" and before the word "thousand" strike the word "thirty-five" and insert in lieu thereof the word "twenty-five" OLE H. OLSON, Chairman.


House of Representatives.
Olympia, Wash., February 8, 1951.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 264, providing for the observance in 1953 of Washington's territorial centennial, 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 the Committee on State Government. OLE H. OLSON, Chairman.


House of Representatives.
Olympia, Wash., February 1, 1951.

MR. SPEAKER:

We, a majority of your Committee on State Government, to whom was referred House Bill No. 264, providing for the observance in 1953 of Washington's territorial centennial, have had 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, lines 23 and 24 of the original bill, being line 15 of the printed bill, after the words "sum of" and before the word "thousand" strike the word "thirty-five" and insert in lieu thereof the word "twenty" W. E. CARTY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Bassett, the amendment by the Committee on Appropria­tions was adopted.

On motion of Mr. Olson (Ole H.), the amendment by the Committee on State Government was withdrawn.

House Bill No. 264 was passed to third reading and ordered engrossed.
House Bill No. 294, by Representatives O'Brien and Stokes:
Providing for the rehabilitation and redevelopment of blight areas.

House of Representatives,
Olympia, Wash., February 19, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 294, providing for the rehabilitation and redevelopment of blight areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 4, page 2, line 22 of the original bill, being page 2, line 10 of the printed bill, after the words "county may" and before the word "create" insert the following: "designate an existing agency or authority or"

In section 4, page 2, lines 22 and 23 of the original bill, being page 2, lines 10 and 11 of the printed bill, after the word "agency" strike all of the matter down to the comma (,) following the word "citizens" and insert in lieu thereof the words "or authority"

In section 6, subsection (4), page 5, line 13 of the original bill, being page 3, line 31 of the printed bill, after the word "structures" and before the words "in the area" insert the words "and improvements"

In section 6, subsection (4), page 5, line 13 of the original bill, being page 3, lines 31 and 32 of the printed bill, after the words "in the area" and before the words "so as to permit" insert the words "and to prepare the site"

In section 6, subsection (4), page 5, lines 13 and 14 of the original bill, being page 3, line 32 of the printed bill, after the words "as to permit" and before the comma (,) following the word "reconstruction" strike the word "reconstruction" and insert in lieu thereof the word "redevelopment"

In section 6, subsection (5), page 5, line 16 of the original bill, being page 3, line 34 of the printed bill, after the words "necessary for" strike all of the matter down to and including the comma (,) following the word "therewith" in line 19 of the original bill, being lines 36 and 37 of the printed bill, and insert in lieu thereof the following: "carrying out any of the powers conferred by this chapter"

In section 6, subsection (5), page 5, line 20 of the original bill, being page 3, line 37 of the printed bill, after the words "purpose, to" and before the comma (,) following the word "money" strike the words "advance or loan money" and insert in lieu thereof the words "use any available funds"

In section 6, subsection (5), page 5, line 21 of the original bill, being page 3, lines 37 and 38 of the printed bill, after the word "accept" and before the word "grants" insert the words "advances and"

In section 6, subsection (6), page 5, lines 26 and 27 of the original bill, being page 3, lines 42 and 43 of the printed bill, after the words "bonds for" strike all of the matter down to the comma (,) before the words "said bonds" and insert in lieu thereof the following: "carrying out any of the powers conferred by this chapter"

In section 6, subsection (6-a), page 5, line 28 of the original bill, being page 3, line 44 of the printed bill, after the words "exclusively from the" and before the word "income" insert the word and comma (,) "proceeds,"

Amend the bill by adding thereto a new section immediately following section 11 to be known as section 12 to read as follows: "Sec. 12. This act shall apply only to political subdivisions having populations in excess of 400,000 persons."

Dewey C. Donohue, Chairman.


House of Representatives,
Olympia, Wash., February 19, 1951.

Mr. Speaker:
I, a minority of your Committee on Cities and Counties, to whom was referred House Bill No. 294, providing for the rehabilitation and redevelopment of blight areas, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Dwight S. Hawley.

The bill was read the second time by sections.
On motion of Mr. Roderick, the eleven committee amendments were adopted.

House Bill No. 294 was passed to third reading and ordered engrossed.

**House Bill No. 6**, by Representative Anderson (B. Roy):

Requiring the filing of subdivision plats with county assessor as well as auditor.

House of Representatives,
Olympia, Wash., February 15, 1951.

MR. SPEAKER:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 6, requiring the filing of subdivision plats with county assessor as well as auditor, have had 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 14 of the original bill, being line 7 of the printed bill, after the underscored word "and" and before the underscored words "county assessor" insert the following: "a copy thereof shall be immediately furnished to the"

In section 2, page 2, lines 1 and 2 of the original bill, being page 1, lines 20 and 21 of the printed bill, after the word "auditor" and before the words "of the" strike the underscored words "and county assessor"

In section 3, page 2, line 9 of the original bill, being page 2, line 1 of the printed bill, after the word "auditor" and before the words "shall refuse" strike the underscored words "and county assessor"

In section 3, page 2, line 18 of the original bill, being page 2, line 8 of the printed bill, after the word "auditor" and before the period (.) strike the underscored words "and assessor"

DEWEY C. DONOHUE, Chairman.


The bill was read the second time by sections.
On motion of Mr. Anderson (B. Roy), the committee amendments were adopted.

House Bill No. 6 was passed to third reading and ordered engrossed.

**House Bill No. 305**, by Representatives Adams and Sisson:

Making an appropriation and creating a legislative fact-finding committee on un-American activities.

House of Representatives,
Olympia, Wash., February 15, 1951.

MR. SPEAKER:
We, a majority of your Committee on Appropriations, to whom was re-referred House Bill No. 305, making an appropriation and creating a legislative fact-finding committee on un-American activities, 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 the Committee on State Government.

OLE H. OLSON, Chairman.


House of Representatives,
Olympia, Wash., February 15, 1951.

MR. SPEAKER:
We, a minority of your Committee on Appropriations, to whom was re-referred House Bill No. 305, making an appropriation and creating a legislative fact-finding committee on un-American activities, have had the same under consideration, and we respectfully report the same back to the house with the recommendation that the report of the Committee on State Government be not accepted and that the bill do pass with the following amendment:
In section 16, page 7, lines 28 and 29 of the original bill, being page 5, lines 11 and 12 of the printed bill, after the words "sum of" and before the words "dollars" strike the words "one hundred and fifty thousand" and insert in lieu thereof the words "fifty thousand"

Chairman.


House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:
We, your Committee on State Government, to whom was referred House Bill No. 305, making an appropriation and creating a legislative fact-finding committee on un-American activities, have had 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 16, page 7, lines 28 and 29 of the original bill, being page 5, lines 11 and 12 of the printed bill, after the words "sum of" and before the words "or so much" strike the words "one hundred and fifty thousand dollars" and insert in lieu thereof the words "one hundred thousand dollars"

W. E. Carty, Chairman.


The bill was read the second time by sections.

On motion of Mr. Sisson, the Committee on State Government amendment to section 16, page 7, lines 28 and 29 of the original bill, being page 5, lines 11 and 12 of the printed bill, was adopted.

Mr. Rasmussen moved that the amendment by the minority of the Committee on Appropriations be adopted.

Debate ensued.

POINT OF ORDER

Mr. Hurley:
"Mr. Speaker, point of order. Didn't we just adopt an amendment on this point? I think, once having acted on the matter, it is out of order."

The Speaker:
"Can you quote the rule? I recall some such rule."

Mr. Rasmussen:
"The point is that you have to vote on the highest amount first."

The Speaker:
"The highest amount having been adopted, makes the gentleman's point in order."

Mr. Roderick:
"Would it change the ruling any if, being that one of them is a committee amendment, would an amendment from the floor be in order?"

RULING BY THE SPEAKER

The Speaker:
"I think the point of the gentleman is correct. If there is no intervening action between the two amendments, the Speaker will rule that the motion to further amend that amount would be out of order."

Mr. O'Brien moved that the following amendment be adopted:

Strike the whole of section 4 and insert in lieu thereof the following:

"Sec. 4. The committee hereby created shall have the following duties and powers:

(1) To make a complete study, survey and investigation as provided in section 2 of 'Un-American Activities' and make any recommendations for legislation that it deems..."
proper to the legislature and the governor with its report and any recommendations it 
may have as to the continuance of the committee; 

“(2) To employ and fix the compensation of such clerical and other assistance as it 
may deem necessary, to lease, rent or buy such supplies and rent such temporary 
quarters as may be required and to request the appointment of such legal and investiga­
tory assistance from the attorney general as may be necessary, and to pay the salaries 
and expenses of any legal and investigatory assistants so designated; 

“(3) To adopt and from time to time amend rules governing its procedure, with the 
advice of the attorney general, and to fix its own quorum and the number of votes 
necessary to take action: Provided, That any quorum so fixed and any voting require­
ments so adopted must provide for a quorum or for voting action by at least a majority 
of all the membership of the committee; 

“(4) To hold secret executive hearings at which complaints may be presented to 
the committee and preliminary investigations made by it of any un-American activities 
and to request the attorney general to investigate further any such activities and report 
back to the committee his confidential findings and recommendations for further in­
vestigations or public hearings thereon, if any, to the committee; in any such investig­
ation the attorney general shall have the power to subpoena witnesses and administer 
oaths; 

“(5) To hold public hearings upon recommendation of the attorney general, if his 
recommendation therefor is adopted by the committee, or to present to the prosecuting 
attorney of any county or any appropriate federal authorities any findings of the attor­
ney general which would indicate that any law has been violated or that any treasonable 
activity exists; if any public hearing is held an attorney designated by the attorney 
general shall present all evidence that may be proper to the committee and such attor­
ney shall advise the committee in all procedural matters which arise during the course 
of any such hearing: 

“(6) 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 best assist it to carry out the purposes for which it is created, but 
any such reports shall be used by the committee and attorney general only and shall be 
held in the confidential files of the committee and attorney general; 

“(7) To meet at any and all places in this state, in public or executive session; 

“(8) To act during sessions of the legislature, including any recess thereof, and 
after final adjournment thereof; 

“(9) To summon and subpoena witnesses, require the production of papers, books, 
accounts, reports, documents, and records of every kind and description; to issue sub­
poenas and to take all necessary means to compel the attendance of witnesses to insure 
their attendance if necessary; to procure from any court having jurisdiction, upon com­
plaint 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; 

“(10) To cooperate with and secure the cooperation of county, city, federal and 
other 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; and 

“(11) To do any and all other things necessary or convenient to enable it fully and 
adately 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 
y county, or judge thereof, on application of the committee, shall compel com­
pliance 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.” 

Debate ensued. 

Mr. Zent demanded a roll call and the demand was sustained. 
The Clerk called the roll on the adoption of the amendment by Mr. O'Brien 
and the amendment was adopted by the following vote: Yeas, 53; nays, 43; 
absent or not voting, 3. 

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bern­
ethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, 
Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Han-
sen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Testu, Vane, Wedekind, Weberg, Young, Mr. Speaker—53.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hoefel, Hoff, Jeffreys, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Timm, Wintler, Woodall, Zent—43.

Those absent or not voting were: Representatives Johnston (Elmer E.), Sorensen, Strom—3.

Mr. O'Brien moved that the following amendment be adopted:

In section 2, page 1, line 29 of the original bill, being page 1, line 18 of the printed bill, strike the period (.) following the word “funds” and insert in lieu thereof a colon (:) and add the following: "Provided, however, That no person shall become a member of the committee who has ever been a member of the Commonwealth Builders, Inc., the predecessor of the Commonwealth Federation, or who has ever been a member of the Commonwealth Federation, or who has ever been a member of any organization which has been declared subversive by the attorney general of the United States: And provided further, That prior to his appointment every member of the committee shall be required to take an oath stating that he has not been a member of the organizations named in the preceding clause."

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

Mr. O'Brien moved that the following amendment be adopted:

In section 7, subsection (4), page 5, line 22 of the original bill, being page 3, line 42 of the printed bill, after the period (.) following the word "counsel" strike the remainder of the subsection

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. O'Brien moved that the following amendment be adopted:

In section 9, page 6, line 20 of the original bill, being page 4, line 22 of the printed bill, strike the period (.) following the word "documents" and insert in lieu thereof a colon (:) and add the following: "Provided, That this section shall not deprive any person of any rights guaranteed to him by the constitution of this state or the constitution and laws of the United States."

Debate ensued.

The Speaker observed within the bar of the House former Representative Lou Cohen of King County, and appointed Mr. Stokes and Mr. Powell to escort him to the rostrum beside the Speaker.

Mr. Woodall moved the adoption of the following amendment to the amendment by Mr. O'Brien:

In line 5 of the amendment, after the words "a member" strike the words "of the Commonwealth Builders, Inc., the predecessor of the Commonwealth Federation, or who has ever been a member"

Debate ensued.

Mr. Vane demanded the previous question and the demand was sustained.
The motion by Mr. Woodall was lost on a rising vote and the amendment to the amendment was not adopted.

The Speaker declared the question before the House to be the amendment by Mr. O'Brien.

Mr. Roderick demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendment was adopted. House Bill No. 305 was passed to third reading and ordered engrossed.

The House resumed consideration of House Bill No. 272 on second reading. House Bill No. 272 was passed to third reading and ordered engrossed.

MOTIONS

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

Mr. Adams moved that the House recess until 1:45 o'clock p. m.

Mr. Rasmussen moved the motion be amended and that the House recess until 1:30 o'clock p. m.

The Speaker declared the question before the House to be the amendment by Mr. Rasmussen to the motion by Mr. Adams.

The motion by Mr. Rasmussen was carried.

The Speaker declared the question before the House to be the motion by Mr. Adams as amended by Mr. Rasmussen.

The motion was carried and the House recessed until 1:30 o'clock p. m.

AFTERNOON SESSION

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

The Clerk called the roll and all members were present except Representatives Adams, Anderson (Eva), Ball, Beierlein, Carmichael, Connor, Cooney, Eldridge, Gallagher, Hess, Hoefel, Johnston (Elmer E.), Miller (Floyd C.), Nunamaker, Simmons, Sorensen, Strom, Wenberg and Young, Representatives Beierlein, Johnston (Elmer E.), Sorensen and Strom having been excused.

MOTION

On motion of Mr. Olson (Ole H.), the House reverted to the fifth order of business for the purpose of receiving a committee report.

MOTION

On motion of Mr. Carty, the members of the House Committee on State Government were excused for fifteen minutes, subject to call.

REPORT OF STANDING COMMITTEE

Olympia, Wash., February 24, 1951.

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 425, relating to general appropriations, 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: Bernard J. Gallagher, Daniel W. Giboney, Edward E. Henry, Charlie Johnson, Chet King, August P. Mardesich, Clyde J. (Jim) Miller, John L.
O'Brien, A. L. Rasmussen, Kenneth H. Simmons, Z. A. Vane, (Miss) Ella Wintler, R. C. Brigham Young:

House of Representatives,
Olympia, Wash., February 24, 1951.

Mr. SPEAKER:
We, a part of your Committee on Appropriations, to whom was referred House Bill No. 425, relating to general appropriations, 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 24, 1951.

Mr. SPEAKER:
We, a part of your Committee on Appropriations, to whom was referred House Bill No. 425, relating to general appropriations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

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

We concur in this report: R. Mort Frayn, Milton R. Loney.

Passed to second reading.

MOTION

On motion of Mr. Olson (Ole H.), the House advanced to the tenth order of business.

THIRD READING OF BILLS

House Bill No. 8, by Representatives Jones (John R.) and Hallauer:
Relating to Secondary State Highway No. 10B in Douglas County.
On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third and House Bill No. 8 was placed on final passage. Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 8, and the bill passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cory, Donohue, Dootson, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Stokes, Stonecipher, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—75.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Adams, Beierlein, Carty, Comfort, Cooney, Eldridge, Frayn, Gallagher, Hoff, Hofmeister, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, Nunamaker, Powell, Rasmussen, Sisson, Smith, Sorensen, Strom, Vane, Wenberg—23.

House Bill No. 8, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 175, by Representatives Stonecipher and Donohue:
Relating to Secondary State Highway No. 3D.
On motion of Mr. Stonecipher, the rules were suspended, the second read-
ing considered the third, and House Bill No. 175 was placed on final passage.
Debate ensued.
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, 75; nays, 0; absent
or not voting, 24.
Those voting yea were: Representatives Adams, Anderson (B. Roy), An-
derson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown
(Henry A.), Carmichael, Clark, Connor, Donohue, Dootson, Eldridge, Ford,
Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al),
Henry (Edward E.), Hillyer, Hoefel, Hoopingarner, Huhta, Hurley, Johnson
(Charlie), Jones (John R.), Jones (W. Kenneth), King, Kirk, Knoblauch,
Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller
(Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff,
Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick,
Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Stokes, Stonecipher,
Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—75.
Those absent or not voting were: Representatives Beierlein, Carty, Com-
fort, Cooney, Cory, Frayn, Gallagher, Hess, Hoff, Hofmeister, Holliday, Jeff-
reys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, Miller (Floyd
C.), Nunamaker, Powell, Sandison, Sisson, Sorensen, Strom, Vane, Wenberg
—24.
House Bill No. 175, having received the constitutional majority, was de-
clared passed.
There being no objection, the title of the bill was ordered to stand as the
title of the act.

House Bill No. 231, by Representatives Olson (Ole H.) and Henry (Al):
Relating to appointment of probation officers for delinquent children.
On motion of Mr. Olson (Ole H.), the rules were suspended, the second read-
ing considered the third, and House Bill No. 231 was placed on final
passage.
Debate ensued.
Mr. Smith demanded the previous question and the demand was sustained.
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, 82; nays, 0; absent or
not voting, 17.
Those voting yea were: Representatives Adams, Anderson (B. Roy), An-
derson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown
(Henry A.), Carmichael, Clark, Connor, Cory, Donohue, Dootson, Eldridge,
Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen,
Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner,
Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (W. Ken-
neth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Lor-
imer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris,
O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen,
Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schu-
mann, Shadbolt, Siler, Simmons, Smith, Stokes, Stonecipher, Testu, Timm,
Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—82.
—15
Those absent or not voting were: Representatives Beierlein, Carty, Comfort, Cooney, Henry (Edward E.), Hofmeister, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, Neill, Nunamaker, Powell, Sisson, Sorensen, Strom, Vane, Wenberg—17.

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.

Engrossed House Bill No. 237, by Representatives Hansen and Brown (Gordon J.) (by departmental request):

Relating to city streets and the reimbursement to the motor vehicle fund for work performed.

On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 237 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 237, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallow, Hansen, Hawley, Henry (Edward E.), Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ornordoff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemark, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Beierlein, Carty, Cooney, Henry (Al), Hess, Hofmeister, Johnston (Elmer E.), Jones (W. Kenneth), McLean, Nunamaker, Powell, Sorensen, Strom, Wenberg—14.

Engrossed House Bill No. 237, having received the constitutional majority, was declared passed.

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

House Bill No. 258, by Representatives Young and McLean:

Relating to Secondary State Highway No. 21.

On motion of Mr. Young, the rules were suspended, the second reading considered the third, and House Bill No. 258 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. 258, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dono-
Those absent or not voting were: Representatives Beierlein, Henry (Al), Hurley, Johnston (Elmer E.), Miller (Floyd C.), Nunamaker, Sorensen, Strom, Wenberg—9.

House 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.

**House Bill No. 306**, by Representatives Pedersen and Lennart:

Re-routing Secondary State Highway No. 1A.

On motion of Mr. Pedersen, the rules were suspended, the second reading considered the third, and House Bill No. 306 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 306, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Beierlein, Henry (Edward E.), Hess, Hurley, Johnston (Elmer E.), Nunamaker, Powell, Rasmussen, Sorensen, Strom, Wenberg—11.

House Bill No. 306, having received the constitutional majority, was declared passed.

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

The Speaker called on Mr. O'Brien to preside.

**Engrossed House Bill No. 351**, by Representatives Zent and Olson (Ole H.):

Granting right of eminent domain to certain corporate common carriers of oil and gas.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second
reading considered the third, and Engrossed House Bill No. 351 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained. 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, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallower, Hansen, Hawley, Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—89.

Those absent or not voting were: Representatives Beierlein, Gallagher, Henry (Al), Hess, Hurley, Johnston (Elmer E.), Nunamaker, Sorensen, Strom, Mr. Speaker—10.

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.

**Engrossed House Bill No. 371**, by Representatives King, Hawley and Sandison:

Relating to food and shellfish industry, and amending certain sections of the food and shellfish code.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 371 was placed on final passage.

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, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallower, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—91.
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Those absent or not voting were: Representatives Beierlein, Gallagher, Hurley, Johnston (Elmer E.), Lennart, Sorensen, Strom, Mr. Speaker—8.

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.

Engrossed House Bill No. 421, by Representative Ford:

Creating a state census board, whose certification shall be used as basis for the application of state funds, and making an appropriation.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 421 was placed on final passage.

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, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donovan, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent—86.

Those voting nay were: Representatives Orndorff, Riemcke, Smith, Woodall—4.

Those absent or not voting were: Representatives Beierlein, Carty, Huhta, Hurley, Johnston (Elmer E.), Lennart, Sorensen, Strom, Mr. Speaker—9.

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.

PERSONAL PRIVILEGE

Mr. Adams:

"Mr. Speaker, personal privilege. I rather hesitate to make any remarks or try to scold anyone for a particular action which has just taken place here a short time ago, but I think whoever is responsible should be reprimanded. Some say it came from the gallery. If I thought it did, I would ask that the galleries be cleared. Wherever it came from, it has really put this legislature in a very undignified appearance to think someone took the liberty of taking time out from very important proceedings in the legislature to shoot off firecrackers. Up until now, I was very much in sympathy with this firecracker bill. Now, I hope everyone will vote with me to say 'No' on it. I hope we kill it. I think it is the silliest thing I have ever heard of and I can assure you, Mr. Speaker, in a meeting of the redman—in a powwow—or tomahawk dance, such a thing would not be permitted."

Engrossed House Bill No. 427, by Representatives Paulsen and Rasmussen:

Relating to accrued service credit by members of public employment systems.
On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 427 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 427, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—88.

Those absent or not voting were: Representatives Beierlein, Carty, Hillyer, Hofmeister, Hurley, Johnston (Elmer E.), Lennart, Orndorff, Sorensen, Strom, Mr. Speaker—11.

Engrossed House Bill No. 427, having received the constitutional majority, was declared passed.

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

House Bill No. 487, by Representatives Cory and Woodall:
Increasing salary of mayors and commissioners in certain cities.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 487 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 487, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—89.

Those absent or not voting were: Representatives Beierlein, Hofmeister, Hurley, Johnston (Elmer E.), Lennart, McLean, Nunamaker, Sorensen, Strom, Mr. Speaker—10.

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.

**House Bill No. 505**, by Representatives Eldridge, Miller (Floyd C.) and O'Brien:

Creating a commission to deal with national defense problems in relation to maximum hours of female workers.

On motion of Mr. Eldridge, the rules were suspended, the second reading considered the third, and House Bill No. 505 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 505, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Beierlein, Giboney, Hurley, Johnston (Elmer E.), Lennart, McLean, Sorensen, Strom—8.

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.

**House Concurrent Resolution No. 10**, by Representative Simmons:

Creating a bi-partisan legislative interim committee on game and game fish.

On motion of Mr. Simmons, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 10 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 Concurrent Resolution No. 10, and the resolution passed the House by the following vote: Yeas, 76; nays, 13; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka,
Lester, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Simmons, Sisson, Smith, Stokes, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—76.

Those voting nay were: Representatives Clark, Griffith, Jeffreys, Loney, Lorimer, Mayes, Neill, Orndorff, Pedersen, Shadbolt, Siler, Stonecipher, Timm—13.

Those absent or not voting were: Representatives Beierlein, Carty, Dootson, Giboney, Hurley, Johnston (Elmer E.), Lennart, Sorensen, Strom, Mr. Speaker—10.

House Concurrent Resolution No. 10, having received the constitutional majority, was declared passed.

The Speaker resumed the Chair.

**MOTION**

On motion of Mr. Carty, the House reverted to the fifth order of business for the purpose of receiving reports of standing committees.

**REPORTS OF STANDING COMMITTEES**

**House Bill No. 12** (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

**House Bill No. 77** (reported by Committee on State Government):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 23, 1951.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 142, relating to Secondary State Highway No. 21B in Kitsap County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JULIA BUTLER HANSEN, Chairman.


Passed to second reading.

Mr. Speaker:

House of Representatives,
Olympia, Wash., February 23, 1951.

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 193, relating to the inspection of food, drugs and cosmetics, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Gordon J. Brown, Chairman.

We concur in this report: Elmer Huhta, Chet King, Claude H. Lorimer, A. L. Rasmussen, Jeanette Testu.

Passed to second reading.

Mr. Speaker:

House of Representatives,
Olympia, Wash., February 23, 1951.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 197, relating to reconnaissance surveys and studies on highway locations,
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. JULIA BUTLER HANSEN, Chairman.

We concur in this report: Eva Anderson, Robert C. Bailey, Howard T. Ball, Arthur
Knoblauch, Charles A. Pedersen, James D. Stonecipher, Jeanette Testu, Robert D. Timm,
Oscar Wenberg.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was
referred House Bill No. 244, relating to the uniform food, drug and cosmetic act, have
had the same under consideration, and we respectfully report the same back to the
House with the recommendation that it do pass. GORDON J. BROWN, Chairman.

We concur in this report: Chet King, Claude H. Lorimer, A. L. Rasmussen, Jeanette
Testu.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Bill No. 302, relating to inheritance taxes and taxing of property transferred in
contemplation of death, have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that the attached substi-
tute bill be substituted therefor and that the substitute bill do pass.

ROBERT M. FORD, Chairman.

Comfort, Wesley R. Eldridge, Wilbur G. Hallauer, Louis E. Hofmeister, Andy Hess,
Powell, David M. Roderick, Gordon Sandison, Charles R. Savage.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Bill No. 328, relating to the appointment of county assessors and enlarging the
membership of the county board of equalization, have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation
that it do pass.

ROBERT M. FORD, Chairman.

We concur in this report: B. Roy Anderson, John T. Dootson, Wesley R. Eldridge,
Wilbur G. Hallauer, Andy Hess, Louis E. Hofmeister, Joe F. Lester, R. E. (Ray) Morris,

Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1951.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred
House Bill No. 328, relating to the appointment of county assessors and enlarging the
membership of the county board of equalization, have had the same under considera-
tion, 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. E. Carty, Newman H. Clark, A. B. Comfort, Elmer
Huhta, W. Kenneth Jones, Gordon Sandison, Charles R. Savage, Loomis J. Shadbolt,
Harry A. Siler.

Passed to second reading.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 497, prohibiting co-ops in certain cases from use of their funds for purchase of capital stock shares, 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.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 522, relating to birth certificates, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Gordon J. Brown, Chairman.

We concur in this report: Elmer Huhta, Chet King, Claude H. Lorimer, A. L. Rasmussen, Jeanette Testu.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 523, relating to the disposition of county property to congressionally chartered veterans' organizations, 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.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 527, relating to the practice of sanipractic, have had the same under consideration, and we respectfully report the same back to the House without recommendation. Gordon J. Brown, Chairman.

We concur in this report: Elmer Huhta, Chet King, Claude H. Lorimer, A. L. Rasmussen, Jeanette Testu.

Passed to second reading.

House Bill No. 528 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 625, relating to the operation of ferries, 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. Julia Butler Hansen, Chairman.

We concur in this report: Eva Anderson, Robert C. Bailey, Howard T. Ball, Arthur H. Bassett, W. J. Beierlein, Gordon J. Brown, Henry A. Brown, Wally Carmichael,
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 304, designating the director of agriculture to deal with matters relative to the rural rehabilitation corporation, 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.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a.m., Monday, February 26, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, FEBRUARY 26, 1951.

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 Brown (Gordon J.), Gallagher, Griffith, Holliday, Sandison and Smith, Representatives Griffith and Holliday having been excused.

Prayer was offered by the Reverend Father Leahy, Pastor of the 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 26, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 272; also

Engrossed House Bill No. 332; also

Engrossed House Bill No. 443, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Frank Connor, W. Kenneth Jones.
MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 294; also
Engrossed House Bill No. 305, have compared same with the original bills and find
them correctly engrossed.
We concur in this report: Edward E. Henry, Gladys Phillips.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 227; also
Engrossed House Bill No. 264; also
Engrossed House Bill No. 392, have compared same with the original bills and find
them correctly engrossed.
We concur in this report: Frank Connor, Edward E. Henry.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred En­
grossed House Bill No. 6; also
Engrossed House Bill No. 440; also
Engrossed House Bill No. 537, have compared same with the original bills and find
them correctly engrossed.
We concur in this report: Frank Connor, Homer O. Nunamaker.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 14, have compared same with the original
resolution and find it correctly enrolled.
We concur in this report: Frank Connor, Edward E. Henry.

MOTION
On motion of Mr. Adams, the members of the House Committee on Social
Security were temporarily excused from the House, subject to call.

The Speaker announced that he was about to sign: House Concurrent
Resolution No. 14.

House Bill No. 24 (reported by Committee on Parks and Playgrounds):
Do pass as amended.
Passed to second reading.

House Bill No. 192 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Engrossed House Bill No. 207 (reported by Committee on Commerce and
Manufacturing):
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. 534, relating to the Uniform Watchmakers' Licensing Act, 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.

GEO. W. KUPKA, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 26, 1951.

MR. SPEAKER:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 555, relating to indebtedness of public service companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Judiciary Committee.

R. E. (RAY) MORRIS, Chairman.


On motion of Mr. Giboney, House Bill No. 555 was re-referred to the Judiciary Committee.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 24, 1951.

The Senate has adopted: House Concurrent Resolution No. 14, and the same is here- with transmitted. HERBERT H. STELER, Secretary.

The President has signed: House Bill No. 47; also House Bill No. 53; also House Bill No. 54; also House Bill No. 87; also House Bill No. 91; also House Bill No. 108; also House Bill No. 117; also House Bill No. 200; also House Bill No. 213; also House Bill No. 304, and the same are herewith transmitted. HERBERT H. STELER, Secretary.
Senate Bill No. 216; also
Engrossed Senate Bill No. 309; also
Senate Bill No. 354, and the same are herewith transmitted.

HERBERT H. SIENER, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 38, by Senator Gallagher:
An Act relating to residential qualifications of appointive officials and employees of cities and towns, and amending section 35.13.20, R.C.W.
Referred to Committee on Cities and Counties.

Senate Bill No. 184, by Senators Hall and Sapp:
An Act relating to unemployment compensation, amending sections 50.01.26, 50.01.35, 50.04.320, 50.04.330 and 50.04.340, R.C.W., and declaring an emergency.
Referred to Committee on Social Security.

Senate Bill No. 216, by Senators Keefe and Witten:
An Act relating to inactive or excess county funds; authorizing investment thereof, and amending section 36.19.18, R.C.W.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 309, by Senators French and Roup:
An Act relating to the department of agriculture; establishing a regulatory division; prescribing its powers and duties, and amending section 43.19.01, R.C.W.
Referred to Committee on Agriculture and Livestock.

Senate Bill No. 354, by Senator Zednick:
An Act relating to elections, and adding a new section to chapter 29.04, R.C.W.
Referred to Committee on Elections.

Senate Joint Memorial No. 9, by Senators Pearson and Winberg:
Relating to protection of fishing craft in north Pacific coast waters.
Referred to Committee on Fisheries.

SECOND READING OF BILLS

House Bill No. 434, by Representatives Ford and Hansen:
Relating to tax levies for institutions of higher learning and common schools, and repealing certain tax levies for county public assistance.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 434, relating to tax levies for institutions of higher learning and common schools, and repealing certain tax levies for county public assistance, have had 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 7 of the original bill, being page 1, line 26 of the printed bill, after the comma (,) following the words "school district" and before the words "city, or" insert the following: "metropolitan park district;"

In section 1, page 2, line 10 of the original bill, being page 2, line 2 of the printed bill, after the comma (,) following the words "school district" and before the words "city or" insert the following: "metropolitan park district;"
In section 1, page 2, line 17 of the original bill, being page 2, line 7 of the printed bill, after the words "body of any" and before the words "city or" insert the following: "metropolitan park district."

ROBERT M. FORD, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 434, relating to tax levies for institutions of higher learning and common schools, and repealing certain tax levies for county public assistance, 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 the majority report and with the following amendments:

In section 1, page 1, line 20 of the original bill, being page 1, line 11 of the printed bill, after the asterisks (••••) and before the word "mills" strike the underscored word "eight" and insert in lieu thereof the word "nine."

In section 1, page 1, line 21 of the original bill, being page 1, lines 12 and 13 of the printed bill, after the asterisks (••••) and before the word "mills" strike the underscored word "twelve" and insert in lieu thereof the word "eleven."..............................................

Chairman.


The bill was read the second time by sections.

On motion of Mr. Paulsen, the majority committee amendments were adopted.

Mr. Kellogg moved that the following amendment be adopted:

In section 1, page 1, lines 19 and 20 of the original bill, being page 1, line 11 of the printed bill, after the words "shall not exceed" and before the word "mills" strike the asterisks (••••) and the underscored word "eight" and insert in lieu thereof the word "ten."

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was carried and the amendment by Mr. Kellogg was adopted.

On motion of Mr. Clark, the minority committee amendments were withdrawn.

House Bill No. 434 was passed to third reading and ordered engrossed.

House Bill No. 431, by Representatives Ford and Hansen:

Increasing amount of state aid to school districts, and making an appropriation.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 431, increasing amount of state aid to school 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:

Strike the whole of sections 3, 4 and 5. REUBEN A. KNOBLAUCH, Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment was adopted.
On motion of Mr. Ford, the following amendment was adopted:
In line 2 of the title, after the letters "R.C.W." strike the balance of the title.

House Bill No. 431 was passed to third reading and ordered engrossed.

House Bill No. 301, by Representatives Roderick and Timm:
Providing for the clearance of slum and/or blight areas and for re-development projects.

House of Representatives,
Olympia, Wash., February 24, 1951.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 301, providing for the clearance of slum and/or blight areas and for redevelopment projects, have had 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 following section 55 by adding thereto a new section to be known as section 56 to read as follows: "Sec. 56. This act shall apply to all political subdivisions having populations less than 400,000 persons."
Amend the bill further by renumbering section 56 to read "Sec. 57."

Dewey C. Donohue, Chairman.


House of Representatives,
Olympia, Wash., February 19, 1951.

Mr. Speaker:
We, a minority of your Committee on Cities and Counties, to whom was referred House Bill No. 301, providing for the clearance of slum and/or blight areas and for redevelopment projects, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Dwight S. Hawley, O. R. Schumann, Chairman.

The bill was read the second time by sections.

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

Mr. Riemcke moved that the following amendment be adopted:
Amend the bill following section 54 by adding thereto a new section to be known as section 55 to read as follows: "Sec. 55. No project involving a public subsidy by tax exemption or otherwise shall hereafter be developed, constructed or acquired in any manner by any state public body until the issue has been submitted to the qualified voters of the city, town or county, as the case may be, in which it is proposed to develop such project, and a majority of those voting have approved such project at an election to be held for that purpose, or at any general or special election."
Amend the bill further by renumbering the following sections consecutively.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained. The motion was lost on a rising vote and the amendment was not adopted. House Bill No. 301 was passed to third reading and ordered engrossed.

House Bill No. 328, by Representatives Lester and Hallauer:
Relating to the appointment of county assessors and enlarging the membership of the county board of equalization.

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

House Bill No. 312, by Representative Zent:
Relating to collection of tax on beer.

The bill was read the second time by sections and passed to third reading.
House Bill No. 518, by Representatives Paulsen, Rasmussen and Comfort:
Relating to workmen's compensation awards.

Mr. Speaker:
We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 518, relating to workmen's compensation awards, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 9 of the original bill, being lines 3 and 4 of the printed bill, after the words "any injury" and before the words "and shall suffer" insert the words "or disease"

Amend the bill further in line 13 of the original bill, being line 7 of the printed bill, after the words "further injury" and before the words "shall be charged" insert the words "or disease"

HENRY A. BROWN, Chairman.


The bill was read the second time by sections.
On motion of Mr. Paulsen, the committee amendments were adopted.
House Bill No. 518 was passed to third reading and ordered engrossed.

House Bill No. 435, by Representative Phillips (by departmental request):
Relating to joint county juvenile detention homes.
The bill was read the second time by sections and passed to third reading.

House Bill No. 437, by Representative Bassett:
Authorizing certain boards of park commissioners to sell unused park areas.
The bill was read the second time by sections and passed to third reading.

House Bill No. 364, by Representatives Orndorff and Henry (Al):
Relating to duties of real estate brokers and associate real estate brokers and licensing of brokers and salesmen.

Mr. Speaker:
We, your Committee on License, to whom was referred House Bill No. 364, relating to duties of real estate brokers and associate real estate brokers and licensing of brokers and salesmen, have had 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 3, line 21 of the original bill, being page 2, line 39 of the printed bill, after the comma (.) following the word "Provided" strike the balance of the matter down to and including the comma (,) after the word "Further" in line 25 of the original bill, being line 43 of the printed bill.

In section 7, page 4, line 2 of the original bill, being page 3, line 5 of the printed bill, after the words "reason of" and before the word "practical" strike the word "substantial"

In section 21, page 13, line 27 of the original bill, being page 8, lines 33 and 34 of the printed bill, after the words "he shall" and before the comma (,) and words "in the discretion" strike the word "not"

DAVID M. RODERICK, Chairman.


The bill was read the second time by sections.
On motion of Mr. Roderick, the committee amendments were adopted.
Mr. Orndorff moved that the following amendment be adopted:

In section 3, line 5 of the printed bill, insert between the words "director" and "shall" the following: "may promulgate reasonable rules and regulations not inconsistent with the act and"

Debate ensued.
The motion was lost on a rising vote and the amendment was not adopted.
The Speaker called on Mr. Olson (Ole H.) to preside.

Mr. Hoff moved that the following amendment be adopted:

Amend the bill by adding thereto a new section to be known as section 27 to read as follows: "Sec. 27. Every real estate broker shall, prior to the passing of any consideration or earnest money, supply the purchaser with a true signed copy of the agreement or contract which shall set out an itemized statement of all charges, including taxes and interest charges."

Amend the bill further by renumbering section 27 to read "Sec. 28." and section 28 to read "Sec. 29."

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The motion was carried and the amendment was adopted.

Mr. Rasmussen moved that the following amendment be adopted:

In section 7, page 3, line 30 of the original bill, being page 3, line 3 of the printed bill, after the comma (,) following the underscored words "similarly qualified" strike the underscored matter down to and including the underscored words "of higher learning" on page 4, line 1 of the original bill, being page 3, line 4 of the printed bill.

Debate ensued.
The motion was carried and the amendment was adopted.

House Bill No. 364 was passed to third reading and ordered engrossed.

House Bill No. 455, by Representatives Sandison and Stokes:
Creating an air pollution control office within the state pollution control commission.
The bill was read the second time by sections and passed to third reading.

House Bill No. 393, by Representatives Bernethy and Olson (Ole H.):
Providing for the sale of timber upon state lands.
The bill was read the second time by sections and passed to third reading.

House Joint Resolution No. 13, by Representatives Johnston (Elmer E.), Gallagher and Paulsen:
An amendment to the constitution relating to jurisdiction of superior and justice courts.
On motion of Mr. Zent, Substitute House Joint Resolution No. 13 was substituted for House Joint Resolution No. 13.
Substitute House Joint Resolution No. 13 was read the second time in full and passed to third reading.

House Bill No. 543, by Representative Anderson (B. Roy):
Creating a public records commission to provide plans for safekeeping of vital public records.
The bill was read the second time by sections and passed to third reading.

House Bill No. 322, by Representatives Hess, Sorensen and Testu:
Relating to compensation of sewer district commissioners.
The bill was read the second time by sections and passed to third reading.
House Bill No. 204, by Representative Bernethy:
Establishing Mount Pilchuck State Park in Snohomish County.
The bill was read the second time by sections and passed to third reading.

House Bill No. 77, by Representatives Carty, Jeffreys and Frayn:
Creating an interim legislative budget committee.

Mr. Speaker:
We, your Committee on State Government, to whom was referred House Bill No. 77, creating an interim legislative budget committee, have had 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 3 of the original bill, being page 1, line 22 of the printed bill, after the word "recommendations" and before the comma (,) preceding the word "where" insert the following: "to the legislature"

In section 5, page 2, line 20 of the original bill, being page 2, lines 9 and 10 of the printed bill, after the words "and to" and before the words "any and" strike the words "attend generally to" and insert in lieu thereof the following: "study generally"

In section 11, page 3, line 27 of the original bill, being page 2, line 39 of the printed bill, after the word "legislative" and before the comma (,) preceding the word "and" strike the words "budget director" and insert in lieu thereof "auditor"

In section 11 add at the end thereof the following:
"The duties of the legislative auditor shall be as follows:
"(a) To ascertain the facts and make recommendations to the legislative budget committee and under their direction to the committees of the state legislature concerning
"(1) state budget;
"(2) revenues and expenditures of the state;
"(3) the organization and functions of the state, its departments, subdivisions and agencies.

"(b) To assist the appropriations committees of the House and Senate, respectively, in consideration of the budget and all bills carrying express or implied appropriations and all legislation affecting state departments and their efficiency; to appear before any other legislative committee and to assist any other legislative committees upon instruction by the legislative budget committee.

"(c) To provide all legislative committees and members of the legislature with information obtained under the direction of the legislative budget committee.

"(d) To maintain a record of all work performed by the legislative auditor under the direction of the legislative budget committee and to keep and make available all documents, data and reports submitted to him by any legislative committee."

In section 12, page 4, line 11 of the original bill, being page 3, lines 6 and 7 of the printed bill, after the word "committee" and before the words "be filled by" strike the word "may" and insert in lieu thereof the word "shall"

Amend the bill by adding thereto a new section to be known as section 17 to read as follows: "Sec. 17. This act is necessary for the immediate support of the state government and of the existing public institutions of the state and shall take effect immediately."

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, strike the period (.) after the word "reports" and add the following: "; and declaring an emergency."

W. E. Carty, Chairman.


The bill was read the second time by sections.
On motion of Mr. Carty, the seven committee amendments were adopted.
On motion of Mr. Carty, the rules were suspended, Engrossed House Bill No. 77 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.
Debate ensued.
The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Engrossed House Bill No. 77, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hill, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Griffith, Hurley, Loney—3.

Engrossed House Bill No. 77, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, Engrossed House Bill No. 77 was ordered engrossed and immediately transmitted to the Senate.

MOTION

On motion of Mr. Adams, the House reverted to the fifth order of business for the purpose of receiving a committee report.

REPORT OF STANDING COMMITTEE

House of Representatives,
Olympia, Wash., February 26, 1951.

Mr. Speaker:

We, your Committee on Social Security, to whom was referred House Bill No. 355, relating to unemployment compensation and exempting certain employment 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.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.

MOTION

On motion of Mr. Adams, 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 Representa-
tives Comfort, Connor, Donohue, Dootson, Griffith, Hillyer, Hofmeister, Hurley and McLean, Representative Griffith having been excused.

REPORTS OF STANDING COMMITTEES

House Bill No. 593 (reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 26, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 77, have compared same with the original bill and find it correctly engrossed.

Mrs. VINCENT F. JONES, Chairman.

We concur in this report: Dwight S. Hawley, (Miss) Ella Wintler.

THIRD READING OF BILLS

Engrossed House Bill No. 6, by Representative Anderson (B. Roy):

Requiring the filing of subdivision plats with county assessor as well as auditor.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 6 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 6, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunnaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Brown (Gordon J.), Comfort, Donohue, Griffith, Henry (Al), Hillyer, Hurley, Rasmussen, Roderick, Vane, Woodall—11.

Engrossed House Bill No. 6, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 226, by Representatives Sorensen and Strom:

Relating to the practice of dentistry.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 226 was placed on final passage.

Debate ensued.
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, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Connor, Hess, Hurley—3.

Those absent or not voting were: Representatives Brown (Gordon J.), Gordon, Griffith, Hallauer, Miller (Floyd C.), Rasmussen, Vane—7.

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.

Engrossed House Bill No. 227, by Representative O'Brien:
Reapportioning Washington into seven congressional districts.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 227 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 227, and the bill passed the House by the following vote: Yeas, 69; nays, 28; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Kellogg, King, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Miller (Clyde J.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Roderick, Savage, Siler, Simmons, Sorensen, Stonecipher, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—69.

Those voting nay were: Representatives Clark, Comfort, Hawley, Henry (Edward E.), Hillyer, Hurley, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Lester, Mayes, McLean, Miller (Floyd C.), Neill, Pedersen, Powell, Riemcke, Sandison, Schumann, Shadbolt, Sisson, Smith, Stokes, Strom, Timm, Woodall, Zent—28.

Those absent or not voting were: Representatives Frayn, Griffith—2.

Engrossed 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.

**Engrossed House Bill No. 264**, by Representatives Bassett and Adams:

Providing for the observance in 1953 of Washington’s territorial centennial.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 264 was placed on final passage.

Debate ensued.

Mr. Olsen (Ray) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 264, and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopinager, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker —93.

Those voting nay were: Representatives Jones (W. Kenneth), Nunamaker —2.

Those absent or not voting were: Representatives Brown (Gordon J.), Griffith, Rasmussen, Smith—4.

Engrossed House Bill No. 264, having received the constitutional majority, was declared passed.

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

The Speaker observed within the bar of the House former Representative Ed P. Cleary of King County, and appointed Mr. Hess and Mr. Sorensen to escort him to a seat beside the Speaker.

**Engrossed House Bill No. 272**, by Representatives Olson (Ole H.) and McLean:

Establishing Secondary State Highway No. 11G.

On motion of Mr. McLean, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 272 was placed on final passage.

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained.

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, 92; nays, 0; absent or not voting, 7.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Brown (Gordon J.), Griffith, Henry (Al), Rasmussen, Smith, Vane, Wenberg—7.

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.

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 absentees were noted: Representatives Griffith and Holliday, Representative Griffith having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent member to the bar of the House.

Mr. Holliday appeared within the bar of the House.

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

Engrossed House Bill No. 305, by Representatives Adams and Sisson:

Making an appropriation and creating a legislative fact-finding committee on un-American activities.

On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 305 was placed on final passage.

Debate ensued.

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, 66; nays, 32; absent or not voting, 1.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Frayn, Gallagher, Giboney, Gordon, Hansen, Hawley, Hillyer, Hoefel, Hoff, Hofmeister, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Morris, Neill, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wintler, Young, Zent, Mr. Speaker—66.
Those voting nay were: Representatives Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Dootson, Ford, Forrest, Hallauer, Henry (Al), Henry (Edward E.), Hess, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Nunamaker, Olsen (Ray), Paulsen, Phillips, Roderick, Sandison, Savage, Wedekind, Wenberg, Woodall—32.

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

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.

**MOTION**

On motion of Mr. Adams, Representatives Frayn, Paulsen, Powell and Testu were excused from the call of the House to attend a Senate committee meeting.

**Engrossed House Bill No. 332**, by Representatives Johnson (Charlie) and Lorimer:

An appropriation for the improvement of DesChutes basin project.

On motion of Mr. Johnson (Charlie), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 332 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 332, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Frayn, Gallagher, Giboney, Gordon, Hansen, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker—85.


Those absent or not voting were: Representatives Griffith, Paulsen—2.

Engrossed House Bill No. 332, having received the constitutional majority, was declared passed.

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

**House Bill No. 382**, by Representatives Vane, Hoefel and Henry (Edward E.):

Establishing a state institution in eastern Washington for the rehabilitation of male convicts, and making an appropriation.
On motion of Mr. Vane, the rules were suspended, the second reading considered the third, and House Bill No. 382 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of House Bill No. 382, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Peder sen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Clark, Hawley, Lennart, Nunemaker, Smith, Timm—6.

Those absent or not voting were: Representatives Frayn, Griffith, Paulsen, Powell, Testu—5.

House Bill No. 382, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 392, by Representatives O'Brien and Schumann:

Relating to salary deductions for firemen's pensions.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 392 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 392, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stone-
cipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent; Mr. Speaker—92.

Those voting nay were: Representatives Anderson (Eva), Lester—2.

Those absent or not voting were: Representatives Frayn, Griffith, Paulsen, Powell, Testu—5.

Engrossed House Bill No. 392, having received the constitutional majority, was declared passed.

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

House Bill No. 409, by Representative Forrest:

Providing for taxes on inheritances wherein a power of appointment is granted.

On motion of Mr. Forrest, the rules were suspended, the second reading considered the third, and House Bill No. 409 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 409, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadboldt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Lennart—1.

Those absent or not voting were: Representatives Frayn, Griffith, Paulsen, Powell, Testu—5.

House Bill No. 409, having received the constitutional majority, was declared passed.

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

House Bill No. 413, by Representatives Wedekind, Rasmussen and Roderick:

Relating to calling of special elections for the formation of public hospital districts.

On motion of Mr. Roderick, the rules were suspended, the second reading considered the third, and House Bill No. 413 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 413, and the bill passed the House by the following vote: Yeas, 62; nays, 32; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown
Those voting nay were: Representatives Ball, Bassett, Clark, Comfort, Cory, Hawley, Hillyer, Hoefel, Hoff, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, Laster, Loney, Lorimer, Mayes, Orndorff, Ovenell, Phillips, Riemcke, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Vane, Woodall, Zent-32.

Those absent or not voting were: Representatives Frayn, Griffith, Paulsen, Powell, Testu-5.

House Bill No. 413, having received the constitutional majority, was declared passed.

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

House Bill No. 415, by Representative Forrest:
Relating to gift taxes wherein a power of appointment is granted.

On motion of Mr. Forrest, the rules were suspended, the second reading considered the third, and House Bill No. 415 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 415, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Simmons, Smith, Sorensen, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—98.

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

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.

Engrossed House Bill No. 440, by Representatives Lester and Cory:
Relating to examination of firemen's pension funds by an actuary and omitting in certain cases the mandatory one mill levy.
On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 440 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 440, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hill- yer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—98.

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

Engrossed House Bill No. 440, having received the constitutional 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. 443, by Committee on Insurance:

Amending the Washington state patrol retirement system act.

On motion of Mr. Holliday, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 443 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 443, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hill- yer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—97.

Those voting nay were: Representative Sorensen—1.
Those absent or not voting were: Representative Griffith—1.

Engrossed House Bill No. 443, having received the 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. O'Brien moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

House Bill No. 458, by Representative Adams:

Relating to city-owned public utilities having generation facilities located in other counties.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 458 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 458, and the bill passed the House by the following vote: Yeas, 80; nays, 18; absent or not voting, 1.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.); Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemecke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—80.

Those voting nay were: Representatives Brown (Gordon J.) Clark, Comfort, Frayn, Hawley, Hillyer, Hoevel, Hoff, Jeffreys, Jones (Mrs. Vincent F.), Kirk, Sisson, Smith, Sorensen, Timm, Vane, Woodall, Zent—18.

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

House Bill No. 458, having received the constitutional majority, was declared passed.

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

House Bill No. 493, by Representatives Anderson (B. Roy), Paulsen and Rasmussen:

Authorizing cities which acquire electric utilities to make payments in lieu of taxes in certain cases.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third, and House Bill No. 493 was placed on final passage.

Debate ensued.

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, 98; nays, 0; absent or not voting, 1.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillier, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—98.

Those absent or not voting were: Representative Griffith-I.

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 bill.

NOTICE OF RECONSIDERATION

Mr. Jones (W. Kenneth) 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. 413 passed the House.

MOTIONS

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

On motion of Mr. Paulsen, the House reverted to the fifth order of business for the purpose of receiving a committee report.

REPORT OF STANDING COMMITTEE

House Bill No. 533 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

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, Howard T. Ball, W. E. Carty, A. B. Comfort, Wesley R. Eldridge, Bernard J. Gallagher, Robert M. Ford, Chas. W. Hodde (ex officio), Milton R. Loney, A. L. Rasmussen and Max Wedekind.

On motion of Mr. Adams, the House concurred in the appointments and the appointments were confirmed.

MOTION

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Tuesday, February 27, 1951.

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 Griffith and Wenberg, Representative Griffith having been excused.

Prayer was offered by the Reverend Father Leahy, Pastor of the 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

RECONSIDERATION

Mr. Jones (W. Kenneth) moved that the House do now reconsider the vote by which House Bill No. 413 passed the House.

Debate ensued.

The motion to reconsider House Bill No. 413 was carried.

The Speaker declared the question before the House to be the final passage of House Bill No. 413.

On motion of Mr. Roderick, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

House Bill No. 413 was re-read the second time by sections.

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

In section 3, page 2, line 7 of the original bill, being page 1, line 25 of the printed bill, after the words "by any person" strike the balance of the section and insert in lieu thereof the following: "unless he brings an appropriate court action within six months from the date that the county election board shall have canvassed the returns of the election held on the proposition of creating such district. If the existence of a district is not challenged within the period above specified by the filing and service of a complaint in an appropriate legal action, everyone thereafter shall be barred forever from questioning the legal existence and validity of such district by reason of any defect in the organization thereof, and the same shall be deemed duly and regularly organized under the laws of this state."

On motion of Mr. Roderick, the rules were suspended, Engrossed House Bill No. 413 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. 413, and the bill passed the House by the following vote: Yeas, 78; nays, 11; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Forrest, Frayn, Gallagher, Gordon, Hallauer, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Johnson
FIFTY-FIRST DAY, FEBRUARY 27, 1951

(Charlie), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Young, Mr. Speaker—78.

Those voting nay were: Representatives Bassett, Clark, Hawley, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Smith, Stokes, Woodall, Zent—11.

Those absent or not voting were: Representatives Carty, Donohue, Ford, Giboney, Griffith, Hansen, Holliday, Lester, McLean, Wenberg—10.

Engrossed House Bill No. 413, having received the constitutional majority, was declared passed.

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

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:
House of Representatives,
Olympia, Wash., February 26, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 301; also Engrossed House Bill No. 364; also Engrossed House Bill No. 431, have compared same with the original bills and find them correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Edward E. Henry, August P. Mardesich.

MR. SPEAKER:
House of Representatives,
Olympia, Wash., February 26, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 434; also Engrossed House Bill No. 518, have compared same with the original bills and find them correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Frank Connor, (Miss) Ella Wintler.

MR. SPEAKER:
House of Representatives,

We, your Committee on Harbors, Waterways and Flood Control, to whom was referred House Bill No. 370, relating to relocation of harbor lines in Seattle inland waters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CLYDE J. (JIM) MILLER, Chairman.

We concur in this report: W. J. Beierlein, Julia Butler Hansen, Mark V. Holliday, Harold B. Kellogg, Geo. W. Kupka, Charles A. Perdersen.

Passed to second reading.

MR. SPEAKER:
House of Representatives,
Olympia, Wash., February 26, 1951.

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 451, relating to compulsory retirement age of state 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.

We concur in this report: W. J. Beierlein, Gordon J. Brown, Henry A. Brown, A. B.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 26, 1951.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 514, relating to permits for the operation of a for hire vehicle upon highways, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 26, 1951.

Mr. Speaker:
We, a majority of your Committee on Mines and Mining, to whom was referred Senate Bill No. 5, relating to labor liens, and amending section 60.01.03, R.C.W., 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: Neil J. Hoff, Mark V. Holliday, Ernest W. Lennart, Z. A. Vane, R. C. Brigham Young.

Passed to second reading.

Engrossed Senate Bill No. 82 (reported by Committee on Harbors, Waterways and Flood Control):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 26, 1951.

Mr. Speaker:
We, your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 277, relating to disability insurance policies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 26, 1951.

Mr. Speaker:
We, a majority of your Committee on Industrial Insurance, to whom was referred Engrossed Senate Bill No. 421, increasing certain payments to industrial insurance claimants, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.
MESSAGES FROM THE SENATE

Fifty-First Day, February 27, 1951

Mr. Speaker:

Under the provisions of chapter 36, Laws of 1947, the President has appointed, and the Senate has confirmed as Senate members of the Legislative Council, Senators Schroeder (president pro tem), Barlow, Dahl, Hall, Riley, Rosellini, Roup, Sapp, Sears and Zednick.

Mr. Speaker:

The Senate has passed: Engrossed Senate Joint Memorial No. 11; also Engrossed Senate Bill No. 15; also Senate Bill No. 204; also Senate Bill No. 242; also Senate Bill No. 279; also Engrossed Senate Bill No. 330; also Senate Bill No. 399, and the same are herewith transmitted.

Herbert H. Sierer, Secretary.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 14, and the same is herewith transmitted.

Herbert H. Sierer, Secretary.

First Reading of Senate Bills

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

Engrossed Senate Bill No. 15, by Senator Sapp:
An Act relating to local utility assessment districts in public utility districts, and amending sections 54.04.12 and 54.04.13, R.C.W.
Referred to Committee on Public Utilities.

Senate Bill No. 204, by Senators Sutherland and Zednick:
An Act relating to highest legal rate of interest; limiting penalty interest on installment loans, and amending section 19.12.02, R.C.W.
Referred to Judiciary Committee.

Senate Bill No. 242, by Senator Foster:
An Act relating to irrigation districts, and to the levy and collection of assessments; and amending section 87.01.06, R.C.W.
Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 279, by Senators Eastvold and Rosellini:
An Act relating to intoxicating liquor, and amending section 66.06.02, R.C.W.
Referred to Committee on Liquor Control.

Engrossed Senate Bill No. 330, by Senator Lee:
An Act relating to public lands; authorizing conveyance of certain tidelands in Kitsap County to the town of Port Orchard, and providing for conveyance of same by appropriate deed from the commissioner of public lands.
Referred to Committee on Forestry, State Lands and Buildings.

Senate Bill No. 399, by Senators McMullen and Tisdale:
An Act relating to water supply to inhabitants within municipal utility districts, and amending section 80.10.01, R.C.W.
Referred to Committee on Public Utilities.
Engrossed Senate Joint Memorial No. 11, by Senators Dahl and Barlow:
Relating to income taxes paid by persons in armed services.
Referred to Committee on Veterans' Affairs.

SECOND READING OF BILLS

House Bill No. 438, by Representatives McLean and Hillyer:
Relating to publication of notices for underground water rights.
The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 438 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. 438, 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 (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, HolliDay, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Soren­sen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Anderson (B. Roy), Bailey, Connor, Gallagher, Gordon, Griffith, Hillyer, Johnson (Charlie), Mayes, McLean, Riemcke, Vane, Wenberg—13.

House Bill No. 438, having received the constitutional majority, was declared passed.

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

House Bill No. 253, by Representatives O'Brien, Olsen (Ray) and Anderson (B. Roy):
Regulating the sale, distribution and purchase of cigarettes.

Mr. Speaker:
We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 253, regulating the sale, distribution and purchase of cigarettes, have had 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 19, page 9, lines 11 and 12 of the original bill, being page 5, line 42 of the printed bill, after the words "per cent" and before the words "of the basic" strike the words "of the sum"

In section 19, page 9, lines 12 and 13 of the original bill, being page 5, lines 42 and 43 of the printed bill, after the word "cigarettes" and before the period (.) at the end of the sentence, strike the words "and the cost of doing business by the wholesaler"

In section 32, page 13, line 19 of the original bill, being page 8, line 13 of the printed bill, strike the whole of section 32. Amend the bill further by renumbering section 33 to read "Sec. 32." and section 34 to read "Sec. 33." Geo. W. Kupka, Chairman.

We concur in this report: Frank Connor, Al Henry, Charlie Johnson, Ray Olsen.
We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 253, regulating the sale, distribution and purchase of cigarettes, 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: Arthur S. Cory, Alfred S. Hillyer, James T. Ovenell, Charles A. Riemcke.

The bill was read the second time by sections.

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

In section 5, page 4, line 2 of the original bill, being page 3, line 4 of the printed bill, before the period (.) following the word "dollars" insert the words "for the first of such places of business".

Debate ensued.

Mr. Powell moved that the following amendment be adopted:

Strike the whole of sections 18 to 30, inclusive. Amend the bill further by renumbering section 31 to read "Sec. 18." and renumber the remaining sections consecutively.

Debate ensued.

On motion of Mr. Riemcke, House Bill No. 253 was placed at the foot of today's second reading calendar.

House Bill No. 189, by Representatives King, Sorensen and Strom:

Relating to regulation and licensing of dental hygienists.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 189 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. 189, and the bill passed the House by the following vote: Yeas, 80; nays, 10; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hansen, Henry (Al), Henry (Edward E.), Hoefer, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandi-
son, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wintler, Young, Mr. Speaker—80.

Those voting nay were: Representatives Clark, Frayn, Hallauer, Hawley, Hess, Loney, Smith, Stonecipher, Timm, Woodall—10.

Those absent or not voting were: Representatives Cooney, Griffith, Hillyer, Hurley, Johnston (Elmer E.), McLean, Powell, Wenberg, Zent—9.

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. 297, by Representatives O’Brien and Brown (Henry A.):**

Relating to federal social security for officers and employees of certain political subdivisions of the state.

On motion of Mr. O’Brien, Substitute House Bill No. 297 was substituted for House Bill No. 297.

Substitute House Bill No. 297 was read the second time by sections.

On motion of Mr. O’Brien, the rules were suspended, Substitute House Bill No. 297 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 Substitute House Bill No. 297, and the bill passed the House by the following vote: Yeas, 79; nays, 14; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Wintler, Young, Mr. Speaker—79.

Those voting nay were: Representatives Bassett, Clark, Frayn, Hawley, Hillyer, Hoefel, Jeffrey, Loney, Riemcke, Shadbolt, Sisson, Smith, Stonecipher, Woodall—14.

Those absent or not voting were: Representatives Griffith, Holliday, Jones (John R.), Vane, Wenberg, Zent—6.

Substitute House Bill No. 297, having received the constitutional majority, was declared passed.

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

**House Bill No. 29, by Representatives Brown (Gordon J.) and Morris:**

Licensing and regulating electricians.

On motion of Mr. O’Brien, Substitute House Bill No. 29 was substituted for House Bill No. 29.

Substitute House Bill No. 29 was read the second time by sections.
Mr. Brown (Gordon J.) moved that the following amendment be adopted:

In section 10, page 5, line 17 of the substitute bill, being page 3, line 41 of the printed substitute bill, after the period (.) following the word "license" insert the following: "No license under the provisions of this act shall be required of any contractor or employee engaged in any work involved in the manufacture, installation, test or repair of electrical apparatus, appliances or equipment in conjunction with the operation of elevators, escalators, or dumbwaiters."

Debate ensued.

The motion was carried and the amendment was adopted.

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

In section 10, page 5, line 13 of the substitute bill, being page 3, line 38 of the printed bill, after the colon (:) following the words "to read as follows" insert the following paragraph: "This chapter shall not apply to the employees or property of a common carrier subject to the provisions of the interstate commerce act."

On motion of Mr. O'Brien, the rules were suspended, Substitute House Bill No. 29 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 29, and the bill passed the House by the following vote: Yeas, 52; nays, 39; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Donohue, Dootson, Eldridge, Frayn, Gallagher, Hansen, Henry (Al), Henry (Edward E.), Holliday, Hooper, Hurley, Johnson (Charlie), Johnston (Elmer E.), King, Kirk, Knoblauch, Kupka, Lorimer, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Rasmussen, Sandison, Savage, Schumann, Simmons, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—52.


Those absent or not voting were: Representatives Cory, Griffith, Jones (John R.), Lester, Mardesich, Roderick, Sisson, Vane—8.

Substitute House Bill No. 29, having received the constitutional majority, was declared passed.

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

**House Bill No. 414**, by Representative Morris:

Relating to sale of electrical appliances, and registration of dealers.

The bill was read the second time by sections.

Mr. Kellogg moved that the following amendment be adopted:

Strike the whole of section 7. Amend the bill further by renumbering section 8 to read "Sec. 7." and renumbering the remaining sections consecutively.

Debate ensued.
The motion was carried and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 414 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 414, and the bill failed to pass the House by the following vote: Yeas, 26; nays, 67; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bernethy, Brown (Gordon J.), Carmichael, Connor, Cooney, Gallagher, Henry (Al), Hess, Hoopingarner, Johnson (Charlie), Jones (John R.), King, Kno- slauch, Kupka, Miller (Floyd C.), Morris, O'Brien, Rasmussen, Savage, Simmons, Testu, Wedekind, Young, Mr. Speaker—26.


Those absent or not voting were: Representatives Carty, Eldridge, Griffith, Powell, Sandison, Vane—6.

Engrossed House Bill No. 414, having failed to receive the constitutional majority, was declared lost.

RECONSIDERATION

Mr. Riemcke moved that the House do now reconsider the vote by which Engrossed House Bill No. 414 failed to pass the House.

Debate ensued.

Mr. Simmons demanded the previous question and the demand was sustained.

The motion was lost on a rising vote.

House Bill No. 425, by Representative Olson (Ole H.):
Relating to general appropriations.

The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the rules were suspended, House Bill No. 425 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

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 Donohue and Griffith, Representative Griffith having been previously excused.
The Sergeant-at-Arms was instructed to bring the absent member to the bar of the House.

Mr. Donohue appeared within the bar of the House.

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

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 425, and the bill passed the House by the following vote: Yeas, 55; nays, 43; absent or not voting, 1.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Hollliday, Hoopin-garner, Huhta, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Lennart, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—55.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Hawley, Hillyer, Hoefel, Hoff, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Woodall, Zent—43.

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

House Bill No. 425, having received the constitutional majority, was declared passed.

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

On motion of Mr. Olson (Ole H.), House Bill No. 425 was ordered immediately transmitted to the Senate.

House Bill No. 446, by Representatives Savage, Johnson (Charlie) and Knoblauch:
Increasing minimum rate of state employees’ compensation.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 446, increasing minimum rate of state employees’ 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 amendment:

In section 1, lines 13 and 14 of the original bill, being line 7 of the printed bill, after the words “hundred and” and before the word “dollars” strike the word “ninety” and insert in lieu thereof the word “seventy-five”.

Floyd C. Miller, Chairman.


The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), the committee amendment was adopted.
On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 446 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. 446, and the bill passed the House by the following vote: Yeas, 92; nays, 6; absent or not voting, 1.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Clark, Jones (Mrs. Vincent F.), Orndorff, Riemcke, Smith, Timm—6.

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

Engrossed 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.

**MOTIONS**

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

On motion of Mr. Adams, the House recessed until 1:45 o'clock p. m.

### AFTERNOON SESSION

The Speaker called the House to order at 1:45 o'clock p. m.

The Clerk called the roll and all members were present except Representatives Bernethy, Brown (Gordon J.), Griffin, Henry (Al), Henry (Edward E.), Hofmeister, Hoopingarner, Jones (John R.), Lennart, Loney, Nunamaker, Ovenell, Rasmussen, Sandison, Schumann and Simmons, Representative Griffith having been previously excused.

**REPORTS OF STANDING COMMITTEES**

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 144, relating to revocation and suspension of motor vehicle operator's license, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.

Passed to second reading.

**House Bill No. 308** (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

**House Bill No. 359** (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

**MR. SPEAKER:**
House of Representatives,
Olympia, Wash., February 27, 1951.

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 482, providing that no state liquor store shall be established within five hundred feet of any school or church, 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.

**House Bill No. 506** (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

**MR. SPEAKER:**
House of Representatives,
Olympia, Wash., February 27, 1951.

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 569, relating to the abandonment of railroad stations and depots and the withdrawal of station agents, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. E. (RAY) MORRIS, Chairman.


Passed to second reading.

**MR. SPEAKER:**
House of Representatives,
Olympia, Wash., February 27, 1951.

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 605, relating to schools and providing for the election of directors in school districts in Class A counties, 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.

REUBEN A. KNOBLAUCH, Chairman.


**MR. SPEAKER:**
House of Representatives,
Olympia, Wash., February 27, 1951.

I, a minority of your Committee on Education and Libraries, to whom was referred House Bill No. 605, relating to schools and providing for the election of directors in
school districts in Class A counties, have had the same under consideration, and I re­pectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Edward E. Henry.

Passed to second reading.

House Bill No. 613 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

House Bill No. 615 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 19, 1951.

We, your Memorials Committee, to whom was referred House Joint Memorial No. 6, increasing duty on goods imported from United States and United Nations oc­cupied countries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EVA ANDERSON, Chairman.

We concur in this report: Russell T. Hoopingarner, Ole H. Olson, Kenneth H. Sim­mons, John F. Strom.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 27, 1951.

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 17, relating to garnishment of veterans' bonus payments, 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,
Olympia, Wash., February 26, 1951.

We, a majority of your Committee on Cities and Counties, to whom was referred Re-Engrossed Senate Bill No. 34, relating to 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.

DEWEY C. DONOHUE, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 27, 1951.

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 62, authorizing paroles of certain persons sentenced to the penitentiary under mandatory life sentence, 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. 63 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 73 (reported by Judiciary Committee):
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. 109, relating to the establishment of local authorities to cooperate with the state toll bridge authority, 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 Roads and Bridges, to whom was referred Senate Bill No. 159, relating to review of certain land plats by director of highways, 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.

SECOND READING OF BILLS

House Bill No. 614, by Representative Comfort:
Establishing a county hospital fund.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 614, establishing a county hospital fund, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike everything after the enacting clause and insert in lieu thereof the following:
"Section 1. There is added a new section to chapter 36.36, R.C.W., as derived from chapter 139, Laws of 1931, to read as follows: Every county which maintains a county hospital shall establish a 'county hospital fund' into which fund shall be deposited moneys received from any source for hospital care including funds from the state department of health to cover the total cost of providing medical care to recipients of public..."
assistance and other persons without income and resources sufficient to secure them who are assigned to county hospital for treatment. Obligations incurred from such hospitalization shall be paid from the fund by the county treasurer in the same manner as general county obligations are paid. The county auditor shall furnish to the board of county commissioners and the state department of health a monthly report of receipts and disbursements in the county hospital fund which report shall also show a balance of cash on hand.

"Sec. 2. There is added a new section to chapter 36.36, R.C.W., as derived from chapter 139, Laws of 1931, to read as follows: On or before the second Monday in July of each year the state director of health shall submit to the board of county commissioners of each county which operates a county hospital a written estimate of funds to be available for the operation of the county hospital for the ensuing budget year.

"Not less than forty days prior to the time county budgets are finally approved and adopted by the board of county commissioners, each county maintaining a county hospital shall be required to submit its proposed county hospital budget to the state director of health. He shall consider the proposed budget and return it to the board of county commissioners with his recommendations within thirty days of its receipt by him. Before adopting a final budget, the board of county commissioners shall consider such recommendations.

"Sec. 3. There is added a new section to chapter 36.36, R.C.W., as derived from chapter 139, Laws of 1931, to read as follows: On or before the second Monday in July of each year the state director of health shall submit to the board of county commissioners of each county which operates a county hospital a written estimate of funds to be available for the operation of the county hospital for the ensuing budget year.

"Not less than forty days prior to the time county budgets are finally approved and adopted by the board of county commissioners, each county maintaining a county hospital shall be required to submit its proposed county hospital budget to the state director of health. He shall consider the proposed budget and return it to the board of county commissioners with his recommendations within thirty days of its receipt by him. Before adopting a final budget, the board of county commissioners shall consider such recommendations.

"Sec. 4. There is added a new section to chapter 36.36, R.C.W., as derived from chapter 139, Laws of 1931, to read as follows: Payments from the state department of health shall be made by warrant of the state auditor to the individual counties upon vouchers of the state department of health and shall be paid into the county hospital fund. At the beginning of the fiscal year the state department of health shall advance to the counties an amount equal to two months' operation based upon the average monthly cost of the last quarter of operation, which amount may be used to defray costs in the first months' operation. Reimbursements for the actual cost of operation shall be made monthly by the state department of health to the counties until the eleventh month of the fiscal year when the money advanced shall be used for the final two months' operational costs.

"Sec. 5. Section 36.36.25, R.C.W., as derived from section 7, chapter 139, Laws of 1931, is repealed."
C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sismon, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Brown (Henry A.), Carty, Connor, Cooney, Donohue, Ford, Griffith, Holliday, Nunamaker, Rasmussen, Wenberg—13.

Engrossed House Bill No. 614, having received the constitutional majority, was declared passed.

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

House Bill No. 12, by Representative Anderson (B. Roy):
Relating to assessments of improvements on real property.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 12, relating to assessments of improvements on real property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike the whole of section 1. Amend the bill further by renumbering section 2 to read "Section 1."

In section 2, line 28 of the original bill, being line 19 of the printed bill, after the word "discovery" and before the words "of the omission" insert the words "by the assessor."

In line 1 of the title, after the semicolon (;) following the word "taxation" and before the words "amending section" in lines 2 and 3 of the title of the original bill, being line 2 of the title of the printed bill, strike the following: "amending chapter 84.09, R.C.W., by adding a new section thereto;" ROBERT M. FORD, Chairman.


The bill was read the second time by sections.

On motion of Mr. Anderson (B. Roy), the committee amendment to strike the whole of section 1 was adopted.

On motion of Mr. Anderson (B. Roy), the committee amendment to section 2, line 28 of the original bill, being line 19 of the printed bill, was adopted.

Mr. Anderson (B. Roy) moved that the committee amendment to section 2, line 29 of the original bill, being line 19 of the printed bill, be adopted.

Debate ensued.

On motion of Mr. Mardesich, House Bill No. 12 was placed at the foot of today's second reading calendar.

House Bill No. 246, by Representatives Jones (John R.) and Lester:
Relating to trespass.
The bill was read the second time by sections.
Mr. Jones (John R.) moved that the following amendment be adopted:

In section 3, page 1, line 27 of the original bill, being page 1, line 18 of the printed bill, after the comma (,) following the words "as herein provided" strike the balance of the section and insert in lieu thereof the following: "or any person who wilfully enters upon or refuses to leave the land of another after having been verbally warned away by the owner or occupant of such land shall, in addition to any other penalty provided for in this act, have his or her hunting and fishing license revoked for the remainder of the year."

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 246 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 246, 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, Anderson (B. Roy), Bailey, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Hawley, King, Ridgway—3.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Bernethy, Connor, Cooney, Ford, Griffith, Holliday, Nunamaker—9.

Engrossed House 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.

House Bill No. 399, by Representative Hoff:

Relating to issuance of search warrants to city policemen.

The bill was read the second time by sections.

On motion of Mr. Hoff, the rules were suspended, House Bill No. 399 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 399, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry
A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway; Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Ball, Bernethy, Cory, Ford, Griffith, Holliday, Johnston (Elmer E.), Miller (Floyd C.), Nunamaker, Sisson—10.

House Bill No. 399, having received the 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 Henry W. Cramer of King County, and appointed Mrs. Jones (Vincent F.) and Mr. Smith to escort him to a seat beside the Speaker.

House Bill No. 273, by Representatives Huhta and Phillips:
Providing form of ballot in elections for incurring of indebtedness.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 273 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. 273, 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), Bailey, Bassett, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Henry A.), Ford, Griffith, Hallauer, Holliday, Hurley, Jones (Mrs. Vincent F.), Lennart, McLean, Miller (Floyd C.), Nunamaker, Sandison, Vane—15.

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. 411**, by Representatives Bailey, Kellogg and Hansen:
Providing for the disposition of license department fees.
The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 411 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. 411, 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), Bailey, Bassett, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Henry A.), Ford, Griffith, Hallauer, Jones (John R.), Lennart, Miller (Floyd C.), Nunamaker, Sandison, Timm, Vane—13.

House Bill No. 411, having received the constitutional majority, was declared passed.

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

**House Bill No. 490**, by Representatives Woodall and O'Brien:
Relating to sale of platted lands wherein the plats have not been approved.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 490 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 Clerk called the roll on the final passage of House Bill No. 490, 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), Bailey, Bassett, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orn-
dorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Rod-erick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Wood-all, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Henry A.), Ford, Griffith, Hansen, Jones (John R.), Lennart, Nunamaker, Rasmussen, Sandison, Timm—12.

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.

The House resumed consideration of House Bill No. 253 on second reading.

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

In line 2 of the title, after the semicolon (;) following the words "licenses therefor" strike all the matter down to and including the semicolon (;) following the word "cost" in line 5 of the title of the original bill, being line 3 of the title of the printed bill; and in lines 6 and 7 of the title of the original bill, being lines 4 and 5 of the title of the printed bill, after the semicolon (;) following the words "a fund" and before the word "providing" strike the following: "making appropriations;"

Mr. Riemcke moved that the rules be suspended, House Bill No. 253 be advanced to third reading, and the second reading considered the third, and the bill placed on final passage.

The motion was lost on a rising vote.

House Bill No. 253 was passed to third reading and ordered engrossed.

The House resumed consideration of House Bill No. 12 on second reading.

Mr. Woodall moved that the House defer further consideration of House Bill No. 12 on second reading and that House Bill No. 12 on second reading be made a special order of business at three o'clock p. m.

The motion was carried.

THIRD READING OF BILLS

House Bill No. 204, by Representative Bernethy:

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 204 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 204, and the bill passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Giboney, Gordon, Hallauer, Hansen, Haw-ley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridg-way, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sim-mons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Vane, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representative Timm—1.
Those absent or not voting were: Representatives Ball, Beierlein, Ford, Gallagher, Griffith, Henry (Al), Hurley, Lennart, Nunamaker, Rasmussen, Sorensen, Wedekind—12.

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.

**Engrossed House Bill No. 294**, by Representatives O'Brien and Stokes:
Providing for the rehabilitation and redevelopment of blight areas.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 294 was placed on final passage.

Debate ensued.

Mrs. Testu demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 294, and the bill passed the House by the following vote: Yeas, 77; nays, 14; absent or not voting, 8.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Doñohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Stokes, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Ball, Clark, Gordon, Johnston (Elmer E.), Kellogg, Lennart, Loney, Orndorff, Pedersen, Riemcke, Shadbolt, Stonecipher, Strom, Woodall—14.

Those absent or not voting were: Representatives Adams, Beierlein, Gallagher, Griffith, Jones (Mrs. Vincent F.), Nunamaker, Smith, Sorensen—8.

Engrossed 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.

**SPECIAL ORDER**

The time having arrived, the Speaker declared the business before the House to be the consideration of **House Bill No. 12** on second reading.

Mr. Mardesich moved that the following amendment to the committee amendment to section 2, line 29 of the original bill, being line 19 of the printed bill be adopted:

Amend the House committee amendment to section 2, line 29 of the original bill, being line 19 of the printed bill, after the words "prior to the" in line 8 of the House committee amendment, strike the balance of the underscored matter and insert in lieu thereof the following: "time such improvements are valued and assessed."

Debate ensued.
The motion was carried and the amendment to the committee amendment was adopted.

The Speaker declared the question before the House to be the motion by Mr. Anderson (B. Roy) to adopt the committee amendment to section 2, line 29 of the original bill, as amended by Mr. Mardesich.

The motion was carried and the committee amendment as amended was adopted.

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

In section 2, line 28 of the original bill, being lines 18 and 19 of the printed bill, after the words "in which" strike the balance of the underscored matter down to the period (.) following the word "made" and insert in lieu thereof the words "such improvements are valued and assessed"

On motion of Mr. Anderson (B. Roy), the committee amendment to the title was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 12 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 12, 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), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holiday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—81.

Those absent or not voting were: Representatives Adams, Ball, Beierlein, Carmichael, Donohue, Dootson, Gallagher, Griffith, Hawley, Hess, Huhta, Kellogg, Miller (Floyd C.), Nunamaker, Pedersen, Sorensen, Vane, Zent—18.

Engrossed 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.

Engrossed House Bill No. 301, by Representatives Roderick and Timm:

Providing for the clearance of slum and/or blight areas and for redevelopment projects.

On motion of Mr. O’Brien, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 301 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 301, and the bill passed the House by the following vote: Yeas, 67; nays, 10; absent or not voting, 22.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown

Those voting nay were: Representatives Clark, Johnston (Elmer E.), Jones (W. Kenneth), Lennart, Loney, Orndorff, Riemcke, Schumann, Shadbolt, Stonecipher—10.

Those absent or not voting were: Representatives Ball, Beierlein, Carmichael, Donohue, Dootson, Eldridge, Gallagher, Griffith, Hawley, Hurley, Jones (Mrs. Vincent F.), Kellogg, King, Miller (Floyd C.), Neill, Nunamaker, Pedersen, Smith, Sorensen, Strom, Vane, Zent—22.

Engrossed House Bill No. 301, having received the 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 Fred L. Wolf of Pend Oreille County, and appointed Mr. Sisson and Mr. Jones (John R.) to escort him to a seat beside the Speaker.

House Bill No. 312, by Representative Zent:

Relating to collection of tax on beer.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and House Bill No. 312 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 312, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.


Those absent or not voting were: Representatives Ball, Beierlein, Carty, Donohue, Dootson, Gallagher, Griffith, Hurley, Jones (Mrs. Vincent F.), Kellogg, King, Miller (Floyd C.), Morris, Neill, Nunamaker, Pedersen, Smith, Sorensen, Strom, Mr. Speaker—20.

House Bill No. 312, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 322, by Representatives Hess, Sorensen and Testu:
Relating to compensation of sewer district commissioners.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and House Bill No. 322 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 322, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Hallauer, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom; Testu, Timm, Vane, Wedekind; Wintler, Woodall, Young, Zent—77.

Those absent or not voting were: Representatives Ball, Beierlein, Carty, Dootson, Gallagher, Griffith, Hansen, Henry (Al), Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Miller (Floyd C.), Numaker, Pedersen, Powell, Smith, Sorensen, Wenberg, Mr. Speaker—22.

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.

Engrossed House Bill No. 364, by Representatives Orndorff and Henry (Al):
Relating to duties of real estate brokers and associate real estate brokers and licensing of brokers and salesmen.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 364 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, 74; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Carmichael, Clark, Comfort, Connor, Cooney, Eldridge, Forrest, Frayn, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—74.

Those voting nay were: Representatives Ford, Lennart, Mardesich, Smith—4.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Henry A.), Carty, Cory, Donohue, Dootson, Gallagher, Griffith, Hoopingarner,
Engrossed House Bill No. 364, having received the constitutional majority, was declared passed.

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

**House Bill No. 393**, by Representatives Bernethy and Olson (Ole H.): Providing for the sale of timber upon state lands.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 393 was placed on final passage.

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, 74; nays, 2; absent or not voting, 23.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Dootson, Gallagher, Gordon, Griffith, Hallauer, Hoopingarner, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Miller (Floyd C.), Nunamaker, Pedersen, Sorensen, Woodall, Mr. Speaker—74.

Those voting nay were: Representatives Cory, Timm—2.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Gordon J.), Carmichael, Carty, Donohue, Dootson, Gallagher, Gordon, Griffith, Hallauer, Hoopingarner, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Miller (Floyd C.), Nunamaker, Pedersen, Sorensen, Woodall, Mr. Speaker—23.

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.

**Engrossed House Bill No. 434**, by Representatives Ford and Hansen:

Relating to tax levies for institutions of higher learning and common schools, and repealing certain tax levies for county public assistance.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 434 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 434, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Zent—77.

Those voting nay were: Representatives Cory, Timm—2.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Gordon J.), Carmichael, Carty, Donohue, Dootson, Gallagher, Gordon, Griffith, Hallauer, Hoopingarner, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Miller (Floyd C.), Nunamaker, Pedersen, Sorensen, Woodall, Mr. Speaker—23.
FIFTY-FIRST DAY, FEBRUARY 27, 1951


Those voting nay were: Representative Orndorff—1.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Gordon J.), Carmichael, Donohue, Gallagher, Griffith, Hallauer, Henry (Al), Huhta, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, McLean, Miller (Floyd C.), Nunamaker, Sisson, Sorensen, Mr. Speaker—21.

Engrossed House Bill No. 434, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 431, by Representatives Ford and Hansen:
Increasing amount of state aid to school children.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 431 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 431, and the bill passed the House by the following vote: Yeas, 78; nays, 9; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O’Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sisson, Smith, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—78.

Those voting nay were: Representatives Clark, Cory, Eldridge, Frayn, Orndorff, Powell, Riemcke, Siler, Stokes—9.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Carmichael, Comfort, Griffith, Hallauer, Jones (John R.), Jones (Mrs. Vincent F.), Lennart, Nunamaker, Sorensen, Mr. Speaker—12.

Engrossed House Bill No. 431, having received the constitutional majority, was declared passed.

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

House Bill No. 435, by Representative Phillips (by departmental request):
Relating to joint county juvenile detention homes.

On motion of Miss Phillips, the rules were suspended, the second reading considered the third, and House Bill No. 435 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 435, 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), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—87.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Donohue, Griffith, Hallauer, Hawley, Jones (John R.), Nunamaker, Powell, Sorensen, Timm, Mr. Speaker—12.

House Bill No. 435, having received the constitutional majority, was declared passed.

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

House Bill No. 437, by Representative Bassett:
Authorizing certain boards of park commissioners to sell unused park areas.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, and House Bill No. 437 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 437, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Forrest, Gallagher, Giboney, Gordon, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—82.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Donohue, Ford, Frayn, Griffith, Hallauer, Hawley, Jones (John R.), Mayes, McLean, Nunamaker, Powell, Ridgway, Sorensen, Timm, Mr. Speaker—17.

House Bill No. 437, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 455, by Representatives Sandison and Stokes:
Creating an air pollution control office within the state pollution control commission.

On motion of Mr. Sandison, the rules were suspended, the second reading considered the third, and House Bill No. 455 was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 455, 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), Bailey, Ball, Basset, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Eldridge, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndoff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—82.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Cory, Donohue, Dootson, Ford, Giboney, Griffith, Hawley, Hoopingarner, Johnson (Charlie), Jones (Mrs. Vincent F.), McLean, Powell, Sorensen, Timm, Mr. Speaker—17.

House Bill No. 455, having received the 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, all bills passed today were ordered immediately transmitted to the Senate.

Engrossed House Bill No. 518, by Representatives Paulsen, Rasmussen and Comfort:
Relating to workmen's compensation awards.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 518 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 518, 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), Bailey, Ball, Basset, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Len-
Those absent or not voting were: Representatives Beierlein, Carty, Cory, Dootson, Ford, Giboney, Griffith, Jones (Mrs. Vincent F.), McLean, Powell, Sorensen, Mr. Speaker—12.

Engrossed House Bill No. 518, having received the constitutional majority, was declared passed.

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

The Speaker resumed the Chair.

House Bill No. 543, by Representative Anderson (B. Roy):

Creating a public records commission to provide plans for safekeeping of vital public records.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third, and House Bill No. 543 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 543, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—85.

Those voting nay were: Representative Hawley—1.

Those absent or not voting were: Representatives Beierlein, Carmichael, Cory, Dootson, Giboney, Griffith, Jones (John R.), Jones (Mrs. Vincent F.), McLean, Pedersen, Simmons, Sorensen, Wenberg—13.

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.

Engrossed House Bill No. 557, by Representative Gallagher:

Permitting first class cities to acquire by condemnation certain electrical properties within their boundaries.

On motion of Mr. Gallagher, the rules were suspended, the second reading
considered the third, and Engrossed House Bill No. 557 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 557, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives King, Lennart—2.

Those absent or not voting were: Representatives Beierlein, Carty, Doottson, Giboney, Griffith, Jones (John R.), Jones (Mrs. Vincent F.), McLean; Simmons, Smith, Sorensen, Vane—12.

Engrossed House Bill No. 557, having received the constitutional majority, was declared passed.

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

Substitute House Joint Resolution No. 13, by Judiciary Committee:

An amendment to the constitution relating to jurisdiction of superior and justice courts.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Substitute House Joint Resolution No. 13 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 13, and the resolution passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representative Miller (Clyde J.)—1.
Those absent or not voting were: Representatives Anderson (B. Roy), Beierlein, Carty, Dootson, Ford, Giboney, Griffith, Simmons, Sorensen—9.

Substitute House Joint Resolution No. 13, having received the constitutional two-thirds majority, was declared passed.

MOTION

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Wednesday, February 28, 1951.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-SECOND DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Wednesday, February 28, 1951.

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, Beierlein, Brown (Gordon J.), Comfort, Connor, Dootson, Frayn, Hallauer, Henry (Edward E.), Hillyer, Hoff, McLean, Testu and Wenberg.

Prayer was offered by the Reverend Father Leahy, Pastor of the 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. Smith, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 12; also Engrossed House Bill No. 253, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Gladys Phillips, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 614, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Newman H. Clark, W. Kenneth Jones.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed Substitute House Bill No. 29; also
Engrossed House Bill No. 246; also
Engrossed House Bill No. 413; also
Engrossed House Bill No. 446, have compared same with the original and substitute
bills and find them correctly engrossed.  MRS. VINCENT F. JONES, Chairman.

We concur in this report: Newman H. Clark, W. Kenneth Jones.

House Bill No. 19 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred Sub-stitute House Bill No. 205, relating to stray logs and making appropriation for a log patrol, 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. 215 (reported by Committee on Horticulture):
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. 224, providing that certain administrative costs be charged to the accident fund, 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 Judiciary Committee, to whom was referred House Bill No. 294, relating to justices of peace and constables in certain cities, 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.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was re-ferred House Bill No. 327, relating to descent of property 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 not pass. ROBERT M. FORD, Chairman.


House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:
We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 327, relating to descent of property in certain cases, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

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


Passed to second reading.

House Bill No. 375 (reported by Committee on Roads and Bridges):
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. 420, authorizing state forest board to require that certain timber be processed in the locality from which cut, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

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


Passed to second reading.

House Bill No. 532 (reported by Committee on Appropriations):
Do pass as amended by the Judiciary Committee.
Passed to second reading.

House Bill No. 536 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House Bill No. 552 (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 Colleges and Universities, to whom was referred House Bill No. 563, establishing the Washington state television commission, 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.

JEANETTE TESTU, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 592, relating to the Moxee quarantine station, 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. John R. Jones, Chairman.


On motion of Mr. Jones (John R.), House Bill No. 592 was re-referred to the Committee on Appropriations.

House Bill No. 597 (reported by Committee on 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 Engrossed Senate Bill No. 72, establishing a revolving fund for the use of the Washington toll bridge authority, 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.

Senate Bill No. 86 (reported by Committee on Roads and Bridges):
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. 143, relating to formation of county road improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Julia Butler Hansen, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred Substitute Senate Bill No. 158, relating to re-canvas of votes on voting machines, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savage, Chairman.


Passed to second reading.
Mr. Speaker:
We, a majority of your Committee on Elections, to whom was referred Senate Bill No. 211, eliminating the notarial requirement on absentee ballots, 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 Senate Bill No. 216, permitting Class A counties to invest certain inactive funds in government bonds, 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. 307, authorizing conveyance of certain land to Everett school district for junior college site, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 27, 1951.

The Senate has passed: Senate Joint Memorial No. 10; also Engrossed Senate Bill No. 59; also Engrossed Senate Bill No. 189; also Engrossed Senate Bill No. 221; also Engrossed Senate Bill No. 228; also Engrossed Senate Bill No. 243; also Engrossed Senate Bill No. 253; also Engrossed Senate Bill No. 288; also Senate Bill No. 410; also Engrossed Senate Bill No. 427, and the same are herewith transmitted.

HERBERT H. SILER, Secretary.

The Speaker observed within the bar of the House former Representative Charles F. Morrison of Yakima County, and appointed Mr. Schumann and Mr. Woodall to escort him to a seat beside the Speaker.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 59, by Senators Hall and Lee:
An Act relating to beavers in Wahkiakum, Cowlitz, Pacific and Lewis counties, and permitting the trapping thereof.

Referred to Committee on Agriculture and Livestock.
Engrossed Senate Bill No. 189, by Senator Zednick (by departmental request):
An Act relating to licensing and regulation of nursing homes, providing penalties and making an appropriation, and amending section 74.08.01, R.C.W.
Referred to Committee on Medicine, Dentistry and Drugs.

Engrossed Senate Bill No. 221, by Senators McMullen and Rosellini:
An Act permitting annexation to cities and towns of territory which includes all or parts of a water, sewer, or fire protection district; providing for adjusting existing property rights, assets and liabilities between the city and such districts; providing a method for counting the population of the annexed territory; amending section 35.09.02, R.C.W., and declaring an emergency.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 228, by Senators Hall and Sapp:
An Act relating to public assistance; and exempting certain resources in aid to the blind assistance to conform with public law 734; amending section 74.08.010, R.C.W., and declaring an effective date.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 243, by Senator Foster:
An Act providing for the segregation of irrigation district assessments after levy thereof, after notice, hearing and resolution of the board of directors, and authorizing alteration of assessment roll.
Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 253, by Senator Ganders:
An Act relating to crushed rock and road materials; authorizing counties to sell the same for private use, and amending section 36.48.11, R.C.W.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 288, by Senator Sears (by departmental request):
An Act relating to licensing and regulation of maternity homes, providing for penalties and repealing chapter 18.14, R.C.W.
Referred to Committee on Medicine, Dentistry and Drugs.

Senate Bill No. 410, by Senator Lee (by executive request):
An Act relating to the powers and duties of the governor in connection with the militia of the state; empowering him to enter into compacts and agreements with governors of bordering states for guarding and patrol of bridges crossing the common boundaries of said states, and the patrol of said boundaries, and declaring an emergency.
Referred to Committee on Military and Naval Affairs.

Engrossed Senate Bill No. 427, by Senator Eastvold (by departmental request):
An Act relating to irrigation districts and the dissolution thereof, and repealing chapter 87.15, R.C.W.
Referred to Committee on Reclamation and Irrigation.

Senate Joint Memorial No. 10, by Senator Pearson:
Relating to Olympic National Park.
Referred to Committee on Parks and Playgrounds.
SECOND READING OF BILLS

House Bill No. 593, by Representative Ford:
Relating to taxation.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 593, relating to taxation, have had 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. Section 17.01.24 of the Revised Code of Washington, derived from section 5, chapter 125, Laws of 1929, is hereby amended to read as follows: 'The directors shall annually determine the amount of money necessary to carry on the operations of the district and shall classify the property therein in proportion to the benefits to be derived from the operations of the district and in accordance with such classification shall prorate the cost so determined and shall levy assessments to be collected with the general taxes of the county. In the event that any bonded or warrant indebtedness pledging tax revenue of the district shall be outstanding on April 1, 1951, the directors may, for the sole purpose of retiring such indebtedness, continue to levy a tax upon all taxable property in the district until such bonded or warrant indebtedness shall have been retired.'"

"Sec. 2. A new section is hereby added to chapter 52.04, Revised Code of Washington, to read as follows: 'In the year 1952 and subsequent years no tax levy shall be made by any district except for the purpose of retiring indebtedness outstanding on April 1, 1951, for which tax revenue of the district shall have been pledged. In lieu of all tax levies each district shall annually determine its costs of operation, maintenance and capital improvement and the commissioners shall classify all the property within the district in accordance with the degree of benefit conferred by the operation of the district. In accordance with the classification so made they shall apportion the amount required and shall levy assessments therefor to be collected with the general taxes of the county.'"

"Sec. 3. Section 56.04.12 of the Revised Code of Washington, derived from section 4, chapter 210, Laws of 1941, as last amended by section 1, chapter 236, Laws of 1947, is hereby amended to read as follows: 'On or before the first day of October each year, the board of sewer commissioners of each sewer district shall make and file with the board of county commissioners of the county, a statement and estimate in writing of the amount required for maintenance of the sewer system of the district for the ensuing fiscal year, and the board of county commissioners shall, on or before the first day of November next ensuing, levy an assessment for the amount of said estimate, or such amount as it shall deem advisable, upon the property within the district, chargeable therewith in the same proportion as the assessment to pay the original cost of construction of the sewerage system was levied. When such money is collected it shall be placed in a separate fund and paid out on warrants of the county auditor of the county in which the sewer district is situated and authorized by the board of sewer commissioners for the purpose specified in this title. For the year 1952 and subsequent years no further tax levies shall be made by any sewer district except for the retirement of bond or warrant indebtedness outstanding on April 1, 1951, for which tax revenues of the district have been pledged.'"

"Sec. 4. A new section is hereby added to chapter 57.05 of the Revised Code of Washington to read as follows: 'For the year 1952 and subsequent years no taxes shall be levied by any district except for the purpose of paying bond and warrant indebtedness outstanding on April 1, 1951, for which the tax revenues of the district shall have been pledged. In lieu of such tax levies the district commissioners shall determine annually the amount necessary to finance the district, for all purposes, in excess of amounts derived from local improvement districts and shall classify all property within the district upon the basis of the amount of special benefit derived from the operation of the district and in accordance with such classification shall levy an assessment against all such property in an amount sufficient to produce the money required.'"

Amend the title—strike the period (.) at the end thereof and insert in lieu thereof
the following: "... substituting assessments for tax levies in weed, fire protection, sewer
and water districts and amending sections 17.01.24 and 56.04.12, R.C.W."

ROBERT M. FORD, Chairman.

Comfort, Wesley R. Eldridge, Wilbur G. Hallauer, Andy Hess, Louis E. Hofmeister,
Ehler Huhta, W. Kenneth Jones, Joe F. Lester, R. E. (Ray) Morris, Arthur R. Paulsen,
George V. Powell, Loomis J. Shadbolt, Harry A. Siler.

The bill was read the second time by sections.

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

On motion of Mr. O'Brien, the rules were suspended, Engrossed House
Bill No. 593 was advanced to third reading, the second reading considered
the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No.
593, 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), An-
derson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.),
Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Dootson, Eld-
ridge, Ford, Forrest, Giboney, Hallauer, Hansen, Hawley, Hess, Hillyer,
Hoefel, Hoff, Hofmeister, Huhta, Jeffrey, Johnson (Charlie), Johnston (Elmer
E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg,
King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardisich,
Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nuna-
maker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen,
Pederson, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage,
Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher,
Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker
—84.

Those absent or not voting were: Representatives Brown (Gordon J.),
Connor, Frayn, Gallagher, Gordon, Griffith, Henry (Al), Henry (Edward E.),

Engrossed 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. 451, by Representatives Comfort and Jones (John R.):
Relating to compulsory retirement age of state employees.
The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 451
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. 451, 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry
A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue,
Dootson, Eldridge, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen,
Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner,
Huhta, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Mr. Speaker—88.

Those voting nay were: Representative Lennart—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Ford, Forrest, Frayn, Hawley, Henry (Edward E.), Hurley, Testu, Wenberg, Zent—10.

House Bill No. 451, having received the constitutional majority, was declared passed.

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

The Speaker called on Mr. Woodall to preside.

House Bill No. 495, by Representatives Nunamaker and Olsen (Ray):
Amending the state employees' retirement act.
The bill was read the second time by sections.
On motion of Mrs. Hansen, House Bill No. 495 was placed at the foot of today's second reading calendar.

House Bill No. 481, by Representatives McLean, Schumann and Kellogg:
Authorizing creation of utility local improvement districts and levying of assessments for payment of water and sewer revenue bonds.
The bill was read the second time by sections.
On motion of Mr. O'Brien, the rules were suspended, House Bill No. 481 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. 481, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—86.

Those absent or not voting were: Representatives Adams, Clark, Comfort, Frayn, Gallagher, Henry (Edward E.), Holliday, Hurley, Lorimer, Nunamaker, Olson (Ole H.), Testu, Mr. Speaker—13.
House Bill No. 481, having received the constitutional majority, was 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 Hoopingarner and Donohue:
Increasing the state game commissioners' compensation to fifteen dollars per diem.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—88.

Those absent or not voting were: Representatives Comfort, Connor, Frayn, Gallagher, Hurley, Lorimer, McLean, Powell, Rasmussen, Testu, Zent—11.

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.

The Speaker resumed the Chair.

**House Bill No. 308**, by Representatives Henry (Edward E.), and Miller (Floyd C.):
Authorizing transportation commissions in certain cities.

**Mr. Speaker:**

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 308, authorizing transportation commissions in certain cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the whole of section 1 and insert in lieu thereof the following: "Section 1. In any city of the first class having a population of three hundred thousand or more, where there is a transportation commission vested with the power to manage a municipal transportation system, that commission is hereby vested with the power to budget and manage all funds of the municipal transportation system."

**Dewey C. Donohue, Chairman.**


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House of Representatives,
Olympia, Wash., February 26, 1951.
The bill was read the second time by sections.

On motion of Mr. Henry (Edward E.), the committee amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 308 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 308, 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), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker-90.

Those absent or not voting were: Representatives Anderson (Eva), Carmichael, Frayn, Gallagher, Jones (Mrs. Vincent F.), Lester, Lorimer, Mardesich, McLean—9.

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. 349, by Representative Miller (Clyde J.):
Permitting sale and/or lease of public land surrounding Lake Merrill in Cowlitz County.

On motion of Mr. Bernethy, House Bill No. 349 was placed at the foot of today's second reading calendar.

House Bill No. 197, by Representatives Sandison, Adams and Savage:
Making appropriation for extension of Olympic Peninsula Highway.

On motion of Mrs. Hansen, Substitute House Bill No. 197 was substituted for House Bill No. 197 and the substitute bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Substitute House Bill No. 197 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 Substitute House Bill No. 197, 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, Anderson (B. Roy), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest,
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Those absent or not voting were: Representatives Anderson (Eva), Carmichael, Dootson, Ford, Frayn, Gallagher, Henry (Edward E.), Hoff, Lester, Lorimer, Mardesich, Miller (Floyd C.), Rasmussen, Vane—14.

Substitute 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.

House Bill No. 522, by Representative Comfort:
Relating to birth certificates.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 522 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. 522, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Anderson (B. Roy), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Bailey, Carmichael, Carty, Ford, Frayn, Gallagher, Henry (Al), Henry (Edward E.), Hoff, Holliday, Jones (John R.), Lester, Lorimer, Mardesich, Mayes, Rasmussen, Vane, Wintler—20.

House Bill No. 522, having received the constitutional majority, was 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 Hawley and Carmichael:
Relating to port district tax levies.

The bill was read the second time by sections.
On motion of Mr. O'Brien, 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.

Debate ensued.

Mr. Savage demanded the previous question and the demand was sustained.

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, 64; nays, 11; absent or not voting, 24.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Eldridge, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Hillyer, Hoefel, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Loney, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Woodall, Mr. Speaker—64.

Those voting nay were: Representatives Donohue, Forrest, Hallauer, Hess, Lennart, Nunamaker, Pedersen, Roderick, Stonecipher, Wintler, Young—11.

Those absent or not voting were: Representatives Anderson (Eva), Bailey, Carmichael, Carty, Connor, Cooney, Cory, Dootson, Ford, Frayn, Henry (Edward E.), Hoff, Hofmeister, Johnson (Charlie), Jones (John R.), Lester, Lorimer, Mardesich, Mayes, McLean, Rasmussen, Vane, Wenberg, Zent—24.

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. 578**, by Representatives Stokes and Jones (Mrs. Vincent F.):
Increasing the salary of the state printer.

The bill was read the second time by sections.

Mr. Anderson (B. Roy) moved that the following amendment be adopted:

In line 1 of the title after the word "printer" and before the word "amending" strike the semicolon (;) and insert in lieu thereof a comma (,) and the word "and"; in line 2 of the title of the original bill, being line 1 of the title of the printed bill, after the letters "R.C.W." strike the comma (,) and the remainder of the title.

The motion was carried and the amendment was adopted.

On motion of Mr. Anderson (B. Roy), the following amendment was adopted:

Strike the whole of section 2.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 578 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 578, and the bill passed the House by the following vote: Yeas, 52; nays, 28; absent or not voting, 19.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bassett, Bernethy, Comfort, Connor, Cory, Donohue, Eldridge, Ford, Forrest,
Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoefel, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Loney, Mayes, Miller (Clayd J.), Miller (Floyd C.), O'Brien, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Sandison, Siler, Sisson, Smith, Stonecipher, Strom, Timm, Woodall, Zent, Mr. Speaker—52.

Those voting nay were: Representatives Beierlein, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Henry (Al), Hofmeister, Kirk, Knoblauch, Kupka, Lennart, McLean, Morris, Neill, Nunamaker, Olsen (Ray), Pedersen, Roderick, Savage, Schumann, Shadbolt, Simmons, Stokes, Testu, Vane, Wedekind, Wintler, Young—28.

Those absent or not voting were: Representatives Anderson (Eva), Bailey, Carmichael, Cooney, Dootson, Frayn, Henry (Edward E.), Hoff, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Lester, Lorimer, Mardesich, Ridgway, Riemcke, Sorensen, Wenberg—19.

Engrossed House Bill No. 578, having received the constitutional majority, was declared passed.

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

House Bill No. 615, by Representative Carmichael:

Relating to cities and towns.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 615, relating to 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 amendment:

"Section 1. Any second, third or fourth class city or town may operate street level parking lots, and for the purposes of acquisition and improvement thereof, may use any available funds, but if such funds are obtained from any source other than funds available for traffic control and regulation, they shall be repaid to the fund of origin from any revenues derived from the operation of the lot. The establishment of any such lot prior to the effective date of this act is validated and confirmed."

Chairman.


The bill was read the second time by sections.

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

Mr. Miller (Floyd C.) moved the adoption of the following amendment:

In section 1, line 1 of the printed bill, after the word "any" and before the word "second" insert the word "first."

Debate ensued.

The motion was lost on a rising vote and the amendment was not adopted.

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

Amend the title—strike the whole thereof and substitute therefor the following:

"An act relating to cities and towns and authorizing second, third and fourth class cities and towns to operate street level parking lots."

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 615 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 615, and the bill passed the House by the following vote: Yeas, 77; nays, 12; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblaunch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Roderick, Sandison, Savage, Schumann, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Ball, Hoopingarner, Hurley, Loney, Mardesich, Miller (Clyde J.), Morris, Orndorff, Riemcke, Shadbolt, Stonecipher, Young—12.

Those absent or not voting were: Representatives Cooney, Frayn, Gallagher, Jones (John R.), King, Nunamaker, Rasmussen, Ridgway, Simmons, Testu—10.

Engrossed House Bill No. 615, having received the constitutional majority, was declared passed.

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

House Bill No. 406, by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):

Relating to the treatment of released prisoners and making an appropriation.

House of Representatives,
Olympia, Wash., February 18, 1951.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was re-referred House Bill No. 406, relating to the treatment of released prisoners 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 the Committee on State Institutions and with the following amendment:

Strike the whole of section 2, and renumber section 3 to read "Sec. 2."
re-number section 4 to read "Sec. 3."

Ole H. Olson, Chairman.


House of Representatives,
Olympia, Wash., February 13, 1951.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 406, relating to the treatment of released prisoners 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 1, lines 9, 10 and 11 of the original bill, being lines 3 and 4 of the printed bill, after the word "clothing" strike the balance of the matter down to and including the period (.) following the word "superintendent" and insert in lieu thereof the fol-
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lowing: "transportation to his place of residence if needed, and funds as necessary to be determined by the superintendent."  

RUSSELL T. HOOPINGARNER, Chairman.


The bill was read the second time by sections.

On motion of Mr. Cory, the committee amendment by the Committee on State Institutions to section 1 was adopted.

On motion of Mr. Olson (Ole H.), the committee amendment by the Committee on Appropriations to section 2 was adopted.

On motion of Mr. Olson (Ole H.), the following amendment was adopted:

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 "rehabilitation" and before the word "declaring" strike the following: "making an appropriation therefor."

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 406 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued:

The Clerk called the roll on the final passage of Engrossed House Bill No. 406, and the bill passed the House by the following vote: Yeas, 84; nays, 5; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Kupka, Lennart, Pedersen, Wenberg, Young—5.

Those absent or not voting were: Representatives Bailey, Brown (Gordon J.), Donohue, Frayn, Gordon, Jones (John R.), Nunamaker, Rasmussen, Riemcke, Sandison—10.

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.

House Bill No. 169, by Representatives Paulsen and Schumann:

Relating to state administrative agencies.

On motion of Mr. Paulsen, Substitute House Bill No. 169 was substituted for House Bill No. 169 and the substitute bill was read the second time by sections.

Mr. Paulsen moved that the following amendment be adopted:

Strike the whole of sections 6 and 7. Amend the bill further by renumbering section 8 to read "Sec. 6." and renumbering the remaining sections consecutively.
Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Paulsen, Substitute House Bill No. 169 was placed at the foot of today's second reading calendar.

House Bill No. 469, by Representatives Olson (Ole H.) and Henry (Al.):
Permitting certain county areas to incorporate and adopt city charters.

The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the following amendment was adopted:

In section 3, page 3, line 11 of the original bill, being page 2, line 25 of the printed bill, after the word "within" and before the word "days" strike the word "fifteen" and insert in lieu thereof the word "ten"

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed House Bill No. 469 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. 469, and the bill passed the House by the following vote: Yeas, 38; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulson, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Brown (Gordon J.), Ford, Frayn, Gordon, Hurley, Jones (John R.), Jones (W. Kenneth), Loney, Roderick, Sandison, Woodall—11.

Engrossed House Bill No. 469, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Adams, the House recessed until 1:45 o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:45 o'clock p. m.

The Clerk called the roll and all members were present except Representatives Bailey, Brown (Gordon J.), Clark, Connor, Cooney, Frayn, Gallagher, Hallauer, Hess, Hofmeister, Hurley, Jones (John R.), Lennart, Testu and Wenberg, Representatives Clark and Testu having been excused.
MESSAGE FROM THE GOVERNOR

Executive Department,

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. 35:
"An Act relating to state government; authorizing the issuance of bonds against the capitol building construction fund for the construction of a new office building on or near the state capitol grounds in the city of Olympia; prescribing the purposes for which the proceeds shall be used; defining the powers of the state capitol committee in connection therewith; making an appropriation, and declaring an emergency."

House Bill No. 47:
"An Act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit therefor, and payment of, such items, and amending section 30.13.03, R.C.W."

House Bill No. 53:
"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."

House Bill No. 54:
"An Act relating to public land and the sale thereof, and authorizing a determination of state needs in connection with a described tract."

House Bill No. 91:
"An Act relating to the compensation of clerks in second and third class school districts, and amending section 28.29.08, R.C.W., and declaring an emergency."

House Bill No. 108:
"An Act relating to speeds on highways, roads and streets, and amending sections 46.11.04 and 46.48.020, R.C.W., and subdividing such sections."

House Bill No. 117:
"An Act providing for preference in public employment to honorably discharged veterans and their widows; amending section 73.04.01 of R.C.W."

House Bill No. 200:
"An Act fixing compensation for commissioners of diking districts; providing for payment thereof, and amending section 85.01.45, R.C.W."

House Bill No. 213:
"An Act authorizing the use of public lands for state park purposes, and provided compensation for such use."

House Bill No. 304:
"An Act relating to animals; providing for impounding and sale of horses, mules and asses found running at large, declaring a public nuisance, prescribing penalties, and amending section 16.07.01, R.C.W."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor.

REPORTS OF STANDING COMMITTEES

House Bill No. 445 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 479, relating to an appropriation from the general fund to the apprentice division of the department of labor and industries, have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation that it do pass.

HENRY A. BROWN, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 27, 1951.

MR. SPEAKER:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 486, relating to the transfer of funds from the accident fund to the catastrophe fund, 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: Geo. N. Adams, Robert Bernethy, Gordon J. Brown, Elmer Huhta, Ole H. Olson, Charles R. Savage.

Passed to second reading.

House Bill No. 498 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House Bill No. 545 (reported by Committee on Industrial Insurance):
Do pass as amended.
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. 583, relating to public health, 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.

GORDON J. BROWN, Chairman.

We concur in this report: Elmer Huhta, Chet King, Joe F. Lester, Claude H. Lorama, A. L. Rasmussen.

Passed to second reading.

House Joint Resolution No. 18 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House Joint Resolution No. 19 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.

House Joint Resolution No. 19 (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 Industrial Insurance, to whom was referred Senate Bill No. 148, placing coal miners under merit rating system for industrial insurance purposes, 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: Geo. N. Adams, Robert Bernethy, Elmer Huhta, Milton R. Loney, Ole H. Olson, Charles R. Savage.

Passed to second reading.
SECOND READING OF BILLS

House Bill No. 230, by Representatives Hansen and Pedersen:
Eliminating published description and published statement of costs of day labor road construction by county commissioners.
The bill was read the second time by sections.
On motion of Mr. O'Brien, the rules were suspended, House Bill No. 230 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. 230, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carty, Comfort, Connor, Donohue, Forrest, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clay J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—80.
Those absent or not voting were: Representatives Bailey, Brown (Gordon J.), Carmichael, Clark, Cooney, Cory, Dootson, Eldridge, Ford, Frayn, Gallagher, Hallauer, Henry (Al), Hurley, Jones (John R.), Lennart, Sorensen, Testu, Wenberg—19.
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.

House Bill No. 483, by Representative Hansen:
Relating to the obstruction of county road right-of-way by logs.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 483, relating to the obstruction of county road right-of-way by logs, have had 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 line 7 of the printed bill, immediately after the period (.) add the following: “Confiscated logs may be sold by the county commissioners and the proceeds thereof shall be deposited in the county road fund.”
Julia Butler Hansen, Chairman.

The bill was read the second time by sections.
On motion of Mrs. Hansen, the committee amendment was adopted.
Mrs. Hansen moved the adoption of the following amendment:
In section 1, line 9 of the original bill, being line 4 of the printed bill, after the word "removed" and before the period (.) strike the word "immediately" and insert in lieu thereof the words "within ten days"

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 483 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 483 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 483, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopengarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray) Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Dootson, Eldridge, Ford, Frayn, Jones (John R.), Lennart, Testu, Wenberg—10.

Engrossed House Bill No. 483, having received the constitutional majority, was declared passed.

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

House Bill No. 514, by Representatives Wintler, Carty and Hansen:

Relating to permits for the operation of a for hire vehicle upon highways.

On motion of Mrs. Hansen, Substitute House Bill No. 514 was substituted for House Bill No. 514.

On motion of Mr. O'Brien, Substitute House Bill No. 514 was placed at the foot of today's second reading calendar.

House Bill No. 389, by Representative Simmons (by departmental request):

Relating to reporting of hunting accidents.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 389 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

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, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.),
Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Dootson, Eldridge, Ford, Frayn, Gordon, Johnston (Elmer E.), Jones (John R.), Kellogg, Lennart, Loney, Miller (Floyd C.), Rasmussen, Testu, Wenberg—16.

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. 390**, by Representative Simmons (by departmental request):
Permitting the killing of wild animals and birds destroying crops.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 390 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

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, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Ball, Jeffreys—2.

Those absent or not voting were: Representatives Clark, Dootson, Frayn, Gordon, Henry (Edward E.), Johnston (Elmer E.), Jones (John R.), Lennart, Rasmussen—9.

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. 207, by Representatives Bassett and Kupka (by departmental request):

Regulating the sale, manufacture or repair of furniture and bedding.

House of Representatives, Olympia, Wash., February 24, 1951.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was re-referred Engrossed House Bill No. 207, regulating the sale, manufacture or repair of furniture and bedding, have had 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 47 and insert in lieu thereof the following: "Sec. 47. When the director determines that any second-hand or damaged article of upholstered furniture or bedding for sale, or any materials intended to be used in the manufacture of any article or articles of upholstered furniture or bedding are detrimental to public health, he may condemn, withhold from sale, seize, or destroy any such article or articles."

In section 54, page 14, line 20 of the engrossed bill, being page 8, line 41 of the printed bill, after the word "and" and before the words "having no commercial" strike the word "one" and insert in lieu thereof the word "three"

In section 55, page 15, line 1 of the engrossed bill, being page 9, lines 6 and 7 of the printed bill, after the words "or when he" and before the words "in whose behalf" strike the words "ceases to represent the interest" and insert in lieu thereof the words "is no longer connected with that segment of industry" Geo. W. Kupka, Chairman.


The bill was read the second time by sections.

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

Mr. Adams moved that the following amendment be adopted:

Amend the bill by adding thereto immediately following section 18 thereof a subsection entitled (1) to read as follows: "(1) All cotton and cotton linters imported into the State of Washington from any foreign country or nation to be used in the manufacture, repair or renovation of mattresses, bedding and upholstered furniture shall before such use be first vacuum fumigated, sterilized or otherwise treated by a process approved by the department and shall be labelled in accordance with the provisions of this act."

Debate ensued.

Mr. Woodall moved that Engrossed House Bill No. 207 be placed at the foot of today's second reading calendar.

Debate ensued.

The motion was carried.

House Bill No. 262, by Representatives Savage and Timm:

Relating to elections and voting.

House of Representatives, Olympia, Wash., February 19, 1951.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 262, relating to elections and voting, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 3, page 1, lines 23 and 24 of the original bill, being page 1, line 15 of the printed bill, after the words "Class A" and before the word "counties" strike the words "and first class" and insert in lieu thereof asterisks (*)

In section 3, page 1, lines 28 and 29 of the original bill, being page 1, line 19 of the printed bill, after the words "Class A" and before the word "counties" strike the words "and first class" and insert in lieu thereof asterisks (*)

In section 3, page 2, line 9 of the original bill, being page 2, line 1 of the printed bill, after the words "new charter" and before the words "whenever in" strike the
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colon (:) and the words “Provided further, That” and insert in lieu thereof the following: “ • • • • ” and capitalize and underscore the “w” in the word “whenever”

In section 3, page 2, line 10 of the original bill, being page 2, lines 1 and 2 of the printed bill, after the words “governing board” and before the comma (,) insert the following: “of any such city, town or school district”

In section 4, page 2, line 22 of the original bill, being page 2, line 12 of the printed bill, after the period (.) following the word “board” strike the remainder of the paragraph and insert in lieu thereof the following: “In all elections held under section 29.13.030 • • • • , the duties enjoined upon the county auditor by section 29.04.020, as derived from section 1, chapter 182, Laws of 1947, shall be performed by the city, town or school district clerk. Such elections shall be canvassed by the city, town or school districts canvassing authority: PROVIDED, That if the laws governing any such city, town or school district do not designate a canvassing authority, the canvass shall be made by the legislative body thereof.”

In section 4, page 2, line 31 of the original bill, being page 2, line 19 of the printed bill, strike the period (.) following the word “election” and add the following: “and the results shall be canvassed by the school district officers.”

In section 4, page 3, line 1 of the original bill, being page 2, line 20 of the printed bill, after the words “Whenever a” and before the word “district” insert the word “school”

In section 4, page 3, lines 1 and 2 of the original bill, being page 2, lines 20 and 21 of the printed bill, after the words “is conducted” and before the words “under section” strike the following: “by the county auditor, or in the case of elections”

In section 4, page 3, line 3 of the original bill, being page 2, line 21 of the printed bill, after the word “the” following the comma (,) after the word “officer” and before the word “district” insert the word “school”

Strike the whole of section 5. Amend the bill further by renumbering section 6 to read “Sec. 5.” and section 7 to read “Sec. 6.”

Charles R. Savage, Chairman.


The bill was read the second time by sections.

On motion of Mr. Savage, the ten committee amendments were adopted.

The Speaker called on Mr. Ford to preside.

The Speaker observed within the bar of the House former Representative Jack Sarvela of Lewis County, and appointed Mr. Mayes and Mr. Siler to escort him to a seat beside the Speaker.

On motion of Mr. O’Brien, 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.

Debate ensued.

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, 85; nays, 0; absent or not voting, 14.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Clark, Comfort, Connor, Cory, Frayn, Hofmeister, Huhta, Kupka, Mayes, Rasmussen, Sandison, Mr. Speaker—14.

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.

**Senate Bill No. 313**, by Senator Witten:

Permitting the leasing of county property, and extending the term of leases for airport purposes.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 313 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 313, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Young, Zent—85.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Clark, Dootson, Eldridge, Frayn, Gordon, Nunamaker, Rasmussen, Sandison, Timm, Vane, Woodall, Mr. Speaker—14.

Senate Bill No. 313, having received the 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. Bernethy moved that the House defer further consideration of the Senate bills on today's reading calendar until Saturday, March 3, 1951.

Debate ensued.

The motion was lost.

**Engrossed Senate Bill No. 80**, by Senator Hall (by departmental request):

Directing the tax commission to prepare and publish a new property assessment manual.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 80 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 80, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopings Garner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—89.

Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Connor, Forrest, Frayn, Gordon, Rasmussen, Smith, Vane, Mr. Speaker—10.

Engrossed Senate Bill No. 80, having received the constitutional majority, was declared passed.

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

The Speaker resumed the Chair.

The House resumed consideration of House Bill No. 495 on second reading.

Mr. Olsen (Ray) moved that the House defer further consideration of House Bill No. 495 on second reading and that the bill retain its place on tomorrow's second reading calendar.

The motion was carried.

The House resumed consideration of House Bill No. 349 on second reading.

The bill was read the second time by sections.

Mr. Simmons moved that the following amendment be adopted:

"Strike everything after the enacting clause and insert in lieu thereof the following: "Section 1. Chapter 157, Laws of 1915 (unified), is amended to read as follows: That all of the shore lands, beds and waters of Lake Merrill, in sections 8, 9, 16, 17 and 21, in township seven, north of range four east of the Willamette Meridian, in Cowlitz County; and all of the lands in said section 16, are hereby reserved from sale. • • • • and the same shall not be sold • • • • • • ""

Debate ensued.

The motion was carried and the amendment was adopted.

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

"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 "and" and before the word "chapter" strike the word "repealing" and insert in lieu thereof the word "amending""

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 349 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. 349, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Clark, Connor, Ford, Frayn, Gordon, Kupka, Neill, Vane—8.

Engrossed 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.

The House resumed consideration of Substitute House Bill No. 169 on second reading.

Mr. Woodall moved that the following amendment be adopted:

In section 1, subsection (2), page 1, line 20 of the original substitute bill, being page 1, line 12 of the printed substitute bill, after the word "commission", strike the period (.) and add the following: "or rules or regulations made pursuant to section 79, chapter 62, Laws of 1933, extraordinary session, as amended."

Debate ensued.

The motion was carried on a rising vote and the amendment was adopted.

On motion of Mr. Paulsen, the rules were suspended, Engrossed Substitute 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 Engrossed Substitute House Bill No. 169, and the bill passed the House by the following vote:

Yeas, 73; nays, 14; absent or not voting, 12.


Those voting nay were: Representatives Connor, Henry (Al), Henry (Edward E.), Hofmeister, Hoopingarner, King, Miller (Floyd C.), Morris, Nunamaker, Savage, Wedekind, Wenberg, Young, Mr. Speaker—14.

Those absent or not voting were: Representatives Bailey, Clark, Dootson,

Engrossed Substitute 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.

The House resumed consideration of Substitute House Bill No. 514 on second reading.

Substitute House Bill No. 514 was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Substitute House Bill No. 514 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 514, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgesway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—87.

Those voting nay were: Representative Nunamaker—1.

Those absent or not voting were: Representatives Carty, Clark, Dootson, Eldridge, Frayn, Gordon, Loney, Powell, Rasmussen, Stonecipher, Zent—11.

Substitute House Bill No. 514, having received the constitutional majority, was declared passed.

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

The House resumed consideration of Engrossed House Bill No. 207 on second reading.

The Speaker declared the question before the House to be the amendment by Mr. Adams.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Shadbolt moved that the following amendment be adopted:

In section 15, line 27 of the printed bill, after the word "or" following the word "bedding," and before the word "secondhand" insert the words "new and"; in line 30 of section 15, after the period (.) add a new sentence as follows: "If any new or used material is found to be infected with tobacco weevil or any other vermin whose eggs cannot be killed by fumigation, it shall be reprocessed after the eggs hatch, or shall be condemned and destroyed if in the judgment of the inspector such reprocessing is not successful."

Debate ensued.

The motion was lost and the amendment was not adopted.
Mr. Adams moved that Engrossed House Bill No. 207 be indefinitely postponed.

Debate ensued.

Mr. Wenberg demanded the previous question and the demand was sustained.

The motion was lost.

Mr. Roderick moved that the following amendment be adopted:

Strike the whole of section 53, being renumbered section 52 by House amendment by Representative Woodall adopted February 28, 1951, and insert in lieu thereof the following: “Sec. 52. There is hereby created a furniture and bedding advisory council to the department which shall consist of the director as secretary and seven members to be appointed by the governor. The seven appointive members shall be persons who, because of their vocations, employment or affiliations, are qualified to represent the various branches of the affected industries. Members shall be appointed for a seven-year term, except that in the initial instance following the effective date of this act, one member shall serve for one year, one member for two years, one member for three years, one member for four years, one member for five years, one member for six years and one member for seven years, as the governor may designate. Vacancies of unexpired terms shall be filled by appointment by the governor.”

Debate ensued.

Mr. Kupka demanded the previous question.

The motion was carried and the amendment was adopted.

Mr. Woodall moved that the following amendment be adopted:

“Strike the whole of section 50. Amend the bill further by renumbering section 51 to read ‘Sec. 50.’ and renumbering the remaining sections consecutively.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

On motion of Mr. O’Brien, the rules were suspended, Re-Engrossed House Bill No. 207 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. 207, and the bill passed the House by the following vote: Yeas, 64; nays, 23; absent or not voting, 12.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Basset, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Eldridge, Gordon, Griffith, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numamaker, O’Brien, Olsen (Ray), Orndorff, Ovenell, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Sisson, Sorensen, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—64.

Those voting nay were: Representatives Adams, Ball, Beierlein, Carty, Donohue, Ford, Forrest, Giboney, Hallauer, Hess, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Knoblauch, McLean, Shadbolt, Simmons, Smith, Stokes, Woodall, Zent—23.

Those absent or not voting were: Representatives Clark, Dootson, Frayn, Gallagher, Hansen, Huhta, Hurley, Loney, Olson (Ole H.), Paulsen, Rasmussen, Stonecipher—12.
Re-Engrossed House 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.

**MOTION**

Mr. O'Brien moved that all bills passed so far today be ordered immediately transmitted to the Senate.

The motion was carried.

**THIRD READING OF BILLS**

**Senate Bill No. 87**, by Senator Dahl:

Providing for joint operation of municipal water systems with an adjoining town in another state.

On motion of Mr. Griffith, the rules were suspended, the second reading considered the third, and Senate Bill No. 87 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 87, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Clark, Cory, Dootson, Frayn, Gallagher, Giboney, Hallauer, Hess, Hoopingarner, Hurley, O'Brien, Paulsen, Powell—15.

Senate Bill No. 87, having received the constitutional majority, was declared passed.

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

**Engrossed Senate Bill No. 78**, by Senators Lee and Cowen (by departmental request):

Relating to collection of compensating tax on motor vehicles.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 78 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 78, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Donohue, Eldridge, Ford, Forrest,
Gordon, Griffith, Hansen, Hawley, Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Connor, Cory, Dootson, Frayn, Gallagher, Giboney, Hallauer, Henry (Al), Henry (Edward E.), Hurley, Lennart, O'Brien, Paulsen—15.

Engrossed Senate Bill No. 78, having received the constitutional majority, was declared passed.

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

Senate Bill No. 52, by Senator Ganders:

Relating to limitation of admission taxes by counties.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and Senate Bill No. 52 was placed on final passage.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 52, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Gallagher, Giboney, Gordon, Hawley, Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representative Forrest—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Clark, Frayn, Griffith, Hallauer, Hansen, Henry (Al), Hess, Lennart, Olson (Ole H.), Paulsen—12.

Senate 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.
Senate Bill No. 53, by Senator Ganders:
Relating to limitation of admission taxes by cities and towns.

On motion of Mr. O’Brien, the rules were suspended, the second reading considered the third, and Senate Bill No. 53 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 53, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Gallagher, Giboney, Gordon, Griffith, Hawley, Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Olsen (Ray), Orndorff, Ovenell, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Forrest, Phillips—2.

Those absent or not voting were: Representatives Brown (Gordon J.), Carmichael, Carty, Clark, Donohue, Ford, Frayn, Hallauer, Hansen, Henry (Al), Hess, Olson (Ole H.), Paulsen, Sandison—14.

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. 128, by Senator Witten (by executive request):
Ceding to the United States exclusive jurisdiction over Auburn General Depot area.

On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and Senate Bill No. 128 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 128, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cory, Donohue, Eldridge, Forrest, Gallagher, Giboney, Gordon, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O’Brien, Olsen (Ray), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Clark, Cooney, Dootson, Ford, Frayn, Griffith, Hallauer, Hansen, Henry
Senate Bill No. 128, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 6**, by Senators Shannon and Riley:
Relating to improvement of navigable river channels.

On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and Senate Bill No. 6 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 6, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Owenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Adams, Brown (Gordon J.), Carty, Clark, Cooney, Ford, Frayn, Hallauer, Jeffreys, Johnson (Charlie), Lennart, Loney, Paulsen, Testu, Young—15.

Senate Bill No. 6 having received the constitutional majority, was declared passed.

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

**Senate Bill No. 60**, by Senator Ganders:
Abolishing the commercial motor vehicle safety division of the state patrol.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and Senate Bill No. 60 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 60, 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, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cory, Donohue, Eldridge, Forrest, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nuna-
Those absent or not voting were: Representatives Adams, Bailey, Brown (Gordon J.), Carty, Clark, Cooney, Dootson, Ford, Frayn, Gallagher, Hallauer, Lennart, Loney, Paulsen, Testu, Young—16.

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.

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

House of Representatives,

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 265, relating to revenue and taxation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 265, relating to revenue and taxation, 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: Wilbur G. Hallauer, Andy Hess, Elmer Huhta.

Passed to second reading.

House of Representatives,

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 539, allowing married women to sue for personal damages in her own name, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, your Committee on License, to whom was referred Senate Bill No. 47, regulating the conduct of boxing and wrestling contests, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.
We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 100, relating to sureties and providing for joint control, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 140, relating to conditional sale or lease of railroad rolling stock, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 232, prescribing procedure in the exercise of eminent domain by the state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MOTIONS

On motion of Mr. Rasmussen, the House advanced to the eleventh order of business.

On motion of Mr. Ford, all bills on third reading passed by the House today be ordered immediately transmitted to the Senate.

On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Thursday, March 1, 1951.
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, Brown (Gordon J.), Dootson, Hofmeister, Hurley, Jones (John R.), Ovenell, Testu, Wenberg and Zent, Representative Testu having been excused.

Prayer was offered by the Reverend Father Leahy, Pastor of the 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. O’Brien, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., Thursday, March 1, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed Substitute House Bill No. 169; also
Re-Engrossed House Bill No. 207; also
Engrossed House Bill No. 349; also
Engrossed House Bill No. 469, have compared same with the substitute, engrossed
and original bills and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Douglas G. (Doug) Kirk, August P. Mardesich.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 262; also
Engrossed House Bill No. 406, have compared same with the original bills and find
them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Douglas G. (Doug) Kirk, August P. Mardesich.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 308; also
Engrossed House Bill No. 483; also
Engrossed House Bill No. 578; also
Engrossed House Bill No. 593; also
Engrossed House Bill No. 615, have compared same with the original bills and find
them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Marshall Forrest, Edward E. Henry.

House Bill No. 158 (reported by Committee on State Institutions):
Do pass as amended.
Passed to second reading.

—18
House Bill No. 164 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a part of your Judiciary Committee, to whom was referred Engrossed House Bill No. 323, relating to qualifications of title insurers, 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 Fisheries, to whom was referred Senate Bill No. 106, relating to the Pacific Marine Fisheries Compact and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 160, relating to insurance of property and settlements for damage, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 193, relating to lands acquired by port districts for Industrial development, 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 Insurance, to whom was referred Engrossed Senate Bill No. 278, relating to insurance annuities, have had the same under con-
sideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MARK V. HOLLIDAY, Chairman.

We, a majority of your Committee on Fisheries, to whom was referred Senate Joint Memorial No. 4, relating to annual federal appropriation of moneys for operation of fish conservation and rehabilitation program, 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.

GORDON SANDISON, Chairman.

We, a majority of your Committee on Fisheries, to whom was referred Senate Joint Memorial No. 5, relating to peace treaty with Japan, 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.

GORDON SANDISON, Chairman.

We, a majority of your Committee on Fisheries, to whom was referred Senate Joint Memorial No. 9, relating to the Quillayute mooring basin, 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.

GORDON SANDISON, Chairman.

We, a majority of your Committee on Fisheries, to whom was referred Engrossed Senate Concurrent Resolution No. 1, relating to investigation of condition of Columbia River fisheries, 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: Dwight S. Hawley, Chet King, August P. Mardesich, Homer O. Nunamaker, A. L. Rasmussen, Grant C. Sisson, John F. Strom.

Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber,

The Senate has passed: Senate Bill No. 134; also
Senate Bill No. 170; also
On motion of Mr. Henry (Al), the House reverted to the fourth order of business for the purpose of receiving a memorial.

**PROPOSITIONS AND MOTIONS**

**House Memorial**, by Mr. Henry (Al) and Mr. Olson (Ole H.):

To the Honorable Harry S. Truman, President of the United States, and to the Honorable Members of the Civil Aeronautics Board:

We, your Memorialists, the House of Representatives of the State of Washington in legislative session assembled, most respectfully represent and petition as follows:

WHEREAS, That area of the Columbia Basin known as the Tri-City area, comprising the cities of Pasco and Kennewick, the unincorporated area of Richland, and the rural area immediately adjacent thereto, now has a population of some seventy-five thousand; and

WHEREAS, The importance of the Tri-City area as an atomic and national defense center makes it vital that rapid transportation facilities exist; and

WHEREAS, The said Tri-City area now has no direct or convenient air communication with coastal cities in the Northwest; and

WHEREAS, The public convenience and necessity of such air transportation service to the coast from the Tri-City area already has been proved;

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 Civil Aeronautics Board to act promptly to certificate regularly-scheduled local airplane mail and passenger service from the Tri-City area to Seattle, via Yakima and Ellensburg; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives be instructed to transmit copies of this Memorial immediately to the Honorable Harry S. Truman, President of the United States, to the Honorable Chairman of the Civil Aeronautics Board, and to each Member of Congress from the State of Washington.

On motion of Mr. Henry (Al), the memorial was adopted.

**MOTION**

On motion of Mr. Henry (Al), the House advanced to the eighth order of business.

**FIRST READING OF SENATE BILLS**

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

**Senate Bill No. 134**, by Senators Brown and Shannon:

An Act relating to local improvements in cities and towns, and amending section 35.27.18, R.C.W.

Referred to Committee on Cities and Counties.

**Senate Bill No. 170**, by Senators Lee and Hall:

An Act relating to fluid milk and milk products, and amending section 15.36.090, R.C.W.

Referred to Committee on Agriculture and Livestock.

**Senate Bill No. 259**, by Senator Kimball:

An Act relating to local improvements in cities and towns, providing for the limitation of the amount that may be assessed against property in local
improvement districts for the payment of said improvements, and amending sections 35.43.130, 35.43.160 and 35.27.17, R.C.W.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 284, by Senator Sears:
An Act increasing membership to Washington state board of practical nurse examiners, and amending section 18.78.020, R.C.W.
Referred to Committee on Medicine, Dentistry and Drugs.

Senate Bill No. 299, by Senator Zednick:
An Act relating to state employees' optional retirement allowances, and amending sections 41.40.270 and 41.40.290, R.C.W.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 333, by Senators Rosellini and Goodloe:
An Act providing for the rehabilitation and redevelopment of blight areas in cities, towns and counties.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 407, by Senators Lindstrom and Flanagan:
An Act relating to intoxicating liquors, and regulating the days and hours of sale thereof; providing for the licensing of clubs; amending section 66.06.41, R.C.W., and adding a new section to chapter 66.06, R.C.W.
Referred to Committee on Liquor Control.

Engrossed Senate Bill No. 412, by Senator Lee (by departmental request):
An Act requiring each state department to submit monthly reports of receipts, expenditures and balances of funds on hand.
Referred to Committee on State Government.

SECOND READING OF BILLS

House Bill No. 495, by Representatives Nunamaker and Olsen (Ray):
Amending the state employees' retirement act.
The bill was read the second time by sections.
Mr. Olsen (Ray) moved that the following amendment be adopted:
Strike the whole of section 3. Amend the bill further by renumbering section 4 to read "Sec. 3." and renumbering the remaining sections consecutively.

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Olsen (Ray) moved that the following amendment be adopted:
In section 7, renumbered section 6 by House amendment by Representative Olsen (Ray) adopted March 1, 1951, subsection (d), page 11, line 23 of the original bill, being page 7, line 25 of the printed bill, after the word "regular" and before the word "employees" strike the words "full time" and insert in lieu thereof four asterisks ( * * * *)

Debate ensued.
The motion was carried and the amendment was adopted.

On motion of Mr. Olsen (Ray), the following amendment was adopted:
In section 7, renumbered section 6 by House amendment by Representative Olsen (Ray) adopted March 1, 1951, subsection (d), page 11, line 30 of the original bill, being page 7, line 30 of the printed bill, after the word "regular" and before the word "employees" strike the words "full time" and insert in lieu thereof four asterisks ( * * * *)

On motion of Mr. Olsen (Ray), the following amendment was adopted:
In section 8, renumbered section 7 by House amendment by Representative Olsen
On motion of Mr. Olsen (Ray), the following amendment was adopted:

In section 14, renumbered section 13 by House amendment by Representative Olsen (Ray) adopted March 1, 1951, subsection (b), page 21, line 30 of the original bill, being page 13, line 16 of the printed bill, after the word “withdrawn” and before the word “contributions” insert the underscored words “normal accumulated”.

On motion of Mr. Olsen (Ray), the following amendment was adopted:

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 82; nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Giboney, Loney—2.

Those absent or not voting were: Representatives Adams, Brown (Gordon J.), Carty, Dootson, Ford, Gallagher, Griffith, Holliday, Hoopingarner, Hurley, Jones (John R.), Lennart, McLean, Powell, Wenberg—15.

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. 375, by Representatives Kellogg and Carmichael:
Relating to regulating and licensing of motor vehicle dealers.

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 375, relating to regulating and licensing of motor vehicle dealers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 8, page 3, line 25 of the original bill, being page 2, lines 39 and 40 of the printed bill, after the word “thousand” and before the word “dollars” strike the words “five hundred”.

In section 10, page 4, line 13 of the original bill, being page 3, lines 9 and 10 of the printed bill, after the word “vehicle” and before the word “demonstrated” strike the words and comma (,) “kept, displayed or”.

(Continued on next page...)
In section 14, page 6, line 14 of the original bill, being page 4, line 16 of the printed bill, after the period (.) following the word "proceedings" strike the balance of the section beginning with the words "No appeal"

In section 17, page 7, line 7 of the original bill, being page 4, line 35 of the printed bill, after the word "Sections" and before the word "and" strike the figures "46.04.04" and insert in lieu thereof the figures "46.04.05"

In lines 4 and 5 of the title of the original bill, being line 3 of the title of the printed bill, after the word "sections" and before the word "and" strike the figures "46.04.04" and insert in lieu thereof the figures "46.04.05" JULIA BUTLER HANSEN, Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment to section 8, page 3, line 25 of the original bill was adopted.

On motion of Mrs. Hansen, the committee amendment to section 10, page 4, line 13 of the original bill was adopted.

On motion of Mrs. Hansen, the committee amendment to section 14, page 6, line 14 of the original bill was adopted.

On motion of Mrs. Hansen, the committee amendment to section 17, page 7, line 7 of the original bill was adopted.

Mr. Giboney moved that the House defer further consideration of House Bill No. 375, and that the bill retain its place at the head of tomorrow's second reading calendar.

The motion was lost.

POINT OF INQUIRY

Mr Hess:

"Mr. Speaker, I have noted in my bill book this subsection 8 was stricken by an amendment the other day. I would like to know what disposition was made of that particular amendment."

The Speaker:

"The journal shows, Mr. Hess, that the amendment was submitted by Mr. Woodall, and while debate ensued on motion of Mr. Mayes, the bill was re-referred to the Committee on Roads and Bridges, and no action was taken on the motion at that time. The amendment is in order at this time."

MOTION

Without objection, Mr. Woodall withdrew his previous amendment to section 5, lines 15 and 16 of the printed bill and moved the adoption of the following amendment:

In section 5, page 2, line 21 of the original bill, being page 2, line 13 of the printed bill, after the semicolon (;) following the word "patrol" add the word "and"; in line 23 of the original bill, being lines 14 and 15 of the printed bill, after the word "re-voked" strike the semicolon (;) and the word "and" and insert in lieu thereof a period (.) Amend the bill further—in section 5, page 2, lines 24 and 25 of the original bill, being page 2, line 16 of the printed bill, strike all of subsection (8), renumbered subsection (7) by House amendment by Representative Riemcke adopted February 22, 1951.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

On motion of Mr. Ford, House Bill No. 375 was placed at the foot of today's second reading calendar.
House Bill No. 355, by Representatives Comfort, Ford and Eldridge:
Relating to unemployment compensation and exempting certain employ­ment therefrom.

On motion of Mr. O'Brien, Substitute House Bill No. 355 was substituted for House Bill No. 355, and placed on the calendar for second reading.

The substitute bill was read the second time by sections.

Mr. Clark moved that the following amendment be adopted:

In section 2, line 10 of the printed bill, strike the word and comma “charitable,”; in section 2, line 12 of the printed bill, after the word “Provided” strike all that matter through line 15 up to and including the words “Provided further”

Debate ensued.

The motion was lost on a rising vote and the amendment was not adopted.

The Speaker called on Mr. Vane to preside.

On motion of Mr. O'Brien, the rules were suspended, Substitute House 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 Substitute House Bill No. 355, and the bill passed the House by the following vote: Yeas, 78; nays, 12; absent or not voting, 9.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.); Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young—78.

Those voting nay were: Representatives Bassett, Clark, Hallauer, Hawley, Jeffreys, Lester, Shadbolt, Sisson, Stonecipher, Timm, Woodall, Zent—12.

Those absent or not voting were: Representatives Adams, Bailey, Carty, Ford, Hoopingarner, Hurley, Loney, Powell, Mr. Speaker—9.

Substitute House 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.

The Speaker resumed the Chair.

The Speaker observed within the bar of the House former Representative John Metcalf of Stevens County, and appointed Mr. Jones (John R.) and Mr. Griffith to escort him to a seat beside the Speaker.

The Speaker announced that Mr. Metcalf was a member of the House in 1889, the first session of the legislature.

House Bill No. 205, by Representatives Wedekind and Comfort:
Relating to stray logs and making appropriation for a log patrol.

On motion of Mr. Bernethy, Substitute House Bill No. 205 was substituted for House Bill No. 205, and placed on the calendar for second reading.

The substitute bill was read the second by sections.
On motion of Mr. O'Brien the rules were suspended, Substitute House Bill No. 205 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 Substitute House Bill No. 205, and the bill passed the House by the following vote: Yeas, 86; nays, 8; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clane J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Clark, Gallagher, Hawley, Hess, King, Powell, Smith, Testu—8.

Those absent or not voting were: Representatives Donohue, Hurley, Lennart, Pedersen, Young—5.

Substitute House 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.

**House Bill No. 282**, by Representatives Henry (Al) and Johnston (Elmer E.):

Establishing justice court districts and abolishing the office of constable. On motion of Mr. Paulsen, Substitute House Bill No. 282 was substituted for House Bill No. 282 and placed on the calendar for second reading. The substitute bill was read the second time by sections.

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

In section 1, page 1, lines 16 and 17 of the original substitute bill, being line 8 of the printed substitute bill, after the word "into" and before the word "justice" insert the words "one or more"

Mr. Rasmussen moved that the following amendment be adopted:

Strike the whole of section 4 and renumber the following sections consecutively.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained. The motion was lost on a rising vote and the amendment was not adopted. On motion of Mr. Paulsen, the rules were suspended, Substitute House Bill No. 282 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 Clerk called the roll on the final passage of Substitute House Bill No. 282, and the bill passed the House by the following vote: Yeas, 63; nays, 26; absent or not voting, 10.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Neill, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Stokes, Strom, Timm, Woodall, Zent, Mr. Speaker—63.

Those voting nay were: Representatives Carmichael, Carty, Donohue, Hallauer, Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Knoblauch, Kupka, Lennart, Miller (Clyde J.), Morris, Nunamaker, O'Brien, Rasmussen, Simmons, Smith, Sorensen, Stonecipher, Testu, Wedekind, Wenberg, Wintler, Young—26.

Those absent or not voting were: Representatives Bailey, Hurley, Jeffreys, Jones (John R.), King, Loney, Pedersen, Riemcke, Sandison, Vane—10.

Substitute House Bill No. 282, having received the constitutional majority, was declared passed.

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

House Bill No. 284, by Representatives Paulsen and Hoff:
Relating to justices of peace and constables in certain cities.

On motion of Mr. Paulsen, Substitute House Bill No. 284 was substituted for House Bill No. 284 and placed on the calendar for second reading.
The substitute bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Substitute House Bill No. 284 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.
Mr. Johnston (Elmer E.), demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 284, and the bill passed the House by the following vote: Yeas, 57; nays, 34; absent or not voting, 8.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bernethy, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hoefel, Hoff, Holliday, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Knoblauch, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Neill, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Strom, Woodall, Zent, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Donohue, Dootson, Hess, Hofmeister, Hoopingarner, Huhta, Jeffreys, Kellogg, Kupka, Lennart, Loney, Miller (Floyd C.), Morris, Nunamaker, Olsen (Ray), Pedersen, Rasmussen, Roderick, Sandison, Savage, Sorensen, Stonecipher, Testu, Timm, Wedekind, Wenberg, Wintler, Young—34.
Those absent or not voting were: Representatives Bailey, Hillyer, Hurley, Jones (John R.), King, Riemcke, Smith, Vane—8.

Substitute House Bill No. 284, having received the constitutional majority, was declared passed.

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

The Speaker called on Mr. O'Brien to preside.

**House Bill No. 144**, by Representatives Stokes and Roderick:

Relating to revocation and suspension of motor vehicle operator's license.

The bill was read the second time by sections.

On motion of Mr. Roderick, 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.

Debate ensued.

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, 82; nays, 5; absent or not voting, 12.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent—82.

Those voting nay were: Representatives Carty, Cory, Miller (Floyd C.), Siler, Young—5.

Those absent or not voting were: Representatives Adams, Dootson, Forrest, Hurley, Jones (John R.), King, Olson (Ole H.), Powell, Rasmussen, Ridgway, Smith, Mr. Speaker—12.

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. 532**, by Representatives Powell, Gallagher and Paulsen:

Providing for publication of the revised code and making an appropriation.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was re-referred House Bill No. 532, providing for publication of the revised code 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 the Judiciary Committee.

Ole H. Olson, Chairman.


House of Representatives,
Olympia, Wash., February 27, 1951.
MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 532, providing for publication of the revised code 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, subsection (3), lines 30 and 31 of page 1 and lines 1 and 2 of page 2 of the original bill, being page 1, lines 21, 22 and 23 of the printed bill, after the word "purchasers" insert a period (.) and strike the remainder of the subsection.

In section 6, page 3, line 2 of the original bill, being page 2, line 18 of the printed bill, after the words "received as" and before the word "evidence" insert the words "prima facie".

ARTHUR R. PAULSEN, Chairman.


On motion of Mr. Paulsen, House Bill No. 532 was placed at the foot of today's second reading calendar.

House Bill No. 219, by Representative Lorimer:

Conveying certain tide lands in Thurston County to Port of Olympia.

The bill was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, House Bill No. 219 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. 219, 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), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Jefferys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lestor, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Owenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorenson, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—84.

Those absent or not voting were: Representatives Bailey, Cory, Hillyer, Hoopingarner, Hurley, Johnson (Charlie), Jones (John R.), King, McLean, Morris, Powell, Stokes, Timm, Vane, Mr. Speaker—15.

House Bill No. 219, having received the constitutional majority, was declared passed.

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

House Bill No. 491, by Representatives Mayes, Cory and Young:

Permitting certain cities to adjust wages and conditions of employment of generating and/or distributing system employees.

The bill was read the second time by sections.
Mr. Ford moved that the following amendment be adopted:

In section 1, lines 4 through 8 of the printed bill, strike everything after the word "class" and before the colon (:) and insert in lieu thereof the following: "may, not more than once in each budget year, by ordinance adopted by the majority vote of all members present, place in effect any adjustment or changes in wages, hours and conditions of employment of all its employees".

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

Mr. Giboney moved the adoption of the following amendment:

In section 1, line 4 of the printed bill, after the words "generating and" and before the words "distributing system" strike the word "/or"

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

On motion of Mr. Olson (Ole H.), 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.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 491, and the bill passed the House by the following vote: Yeas, 61; nays, 27; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Eldridge, Forrest, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopin-garner, Huhta, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knohauch, Kupka, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Phillips, Powell, Ridgway, Roderick, Savage, Schumann, Siler, Simmons, Sisson, Sorensen, Stokes, Testu, Wedekind, Wintler, Woodall, Young, Zent—61.

Those voting nay were: Representatives Anderson (Eva), Ball, Beierlein, Clark, Donohue, Ford, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hawley, Jeffreys, Kellogg, Lennart, Lester, Loney, McLean, Neill, Orndorff, Pedersen, Sandison, Shadbolt, Smith, Stonecipher, Strom, Timm—27.

Those absent or not voting were: Representatives Bailey, Dootson, Holliday, Hurley, Johnson (Charlie), Jones (John R.), Rasmussen, Riemcke, Vane, Wenberg, Mr. Speaker—11.

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. 412, by Representative Ford:

Relating to the disposition of public records.

On motion of Mr. Clark, House Bill No. 412 was placed at the foot of the second reading calander.
House Bill No. 445, by Representative Miller (Clyde J.):
Fixing time of payment of workmen's compensation benefits.

House Bill No. 445, by Representative Miller (Clyde J.):
Fixing time of payment of workmen's compensation benefits.

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:
We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 445, fixing time of payment of workmen's compensation 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 amendment:

In section 1, line 12 of the original bill, being line 5 of the printed bill, after the semi-colon (;) following the word "death" strike the balance of the section and insert in lieu thereof the following: "unless within such time the department shall reject the claim by notice mailed to all interested parties."

Henry A. Brown, Chairman.


The bill was read the second time by sections.

On motion of Mr. Brown (Henry A.), the committee amendment was adopted.

On motion of Mr. Olson (Ole H.), 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.

Debate ensued.

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, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Numacker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent—90.

Those absent or not voting were: Representatives Gordon, Hansen, Hurley, Jones (John R.), Loney, Roderick, Vane, Wenberg, Mr. Speaker—9.

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. 503, by Representatives Brown (Gordon J.) and Rasmussen:
Relating to the inspection of railroad labor camps.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, House Bill No. 503 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. 503, and the bill passed the House by the following vote: Yeas, 76; nays, 5; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holloway, Hoopingarner, Huhta, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clay J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Testu, Timm, Wedekind, Wintler, Woodall—76.

Those voting nay were: Representatives Carty, Hoefel, Jeffreys, Shadbolt, Stonecipher—5.

Those absent or not voting were: Representatives Brown (Gordon J.), Dootson, Gallagher, Gordon, Hansen, Hurley, Johnston (Elmer E.), Jones (John R.), Loney, Nunamaker, Powell, Riemcke, Strom, Vane, Wenberg, Young, Zent, Mr. Speaker—18.

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. 327, by Representatives Clark, Gallagher and Adams:
Relating to descent of property in certain cases.
The bill was read the second time by sections.

Mr. Clark moved that the following amendment be adopted:

In section 1, line 8 of the original bill, being line 3 of the printed bill, beginning with the words "If a person dies" strike the entire paragraph and insert in lieu thereof the following: "If a person dies leaving a surviving spouse and issue by a former spouse or a mother, father, brother, sister, and leaving a will whereby all or substantially all the deceased's property passes to the surviving spouse, or having before death conveyed all or substantially all of his or her property to the surviving spouse, and afterwards the latter dies without heirs and without disposing of his or her property by will so that except for this section the same would all escheat, the issue or mother, father, brother, sister of the spouse first deceased shall take and inherit from the spouse last deceased the property so acquired by will or conveyance or the equivalent thereof in money or other property. This section shall be retroactive as to estates unadministered or in course of administration and undistributed.

Debate ensued.

MOTIONS

Mr. Henry (Edward E.):

"Mr. Speaker, I move House Bill No. 327 take its place on tomorrow's second reading calendar."

The Speaker (Mr. O'Brien presiding):

"It has been moved and seconded that House Bill No. 327 take its place on tomorrow's second reading calendar. Are there any remarks?"

Mr. Clark:

"I move a substitute motion, that it be placed at the foot of today's second reading calendar, which would give counsel plenty of time to examine this very simple bill and very simple amendment."
Mr. Rasmussen:
"Point of order, Mr. Speaker. Substitute motions have been ruled out for this ses­sion."

Mr. Clark:
"I would like to amend the amendment."

RULING BY THE SPEAKER

The Speaker (Mr. O'Brien presiding):
"It has been ruled substitute motions are out of order."

Mr. Woodall:
"Point of order."

The Speaker (Mr. O'Brien presiding):
"State your point."

Mr. Woodall:
"Mr. Henry said that he had no objection to accepting Mr. Clark's motion."

The Speaker (Mr. O'Brien presiding):
"Mr. Henry, do you withdraw your motion?"

Mr. Henry (Edward E.):
"With the understanding that Mr. Clark makes his motion."

Mr. Clark:
"I'd be very happy to."

The Speaker (Mr. O'Brien presiding):
"If there are no objections to Mr. Henry's withdrawing his motion, the question be­fore the House is the motion by Mr. Clark."

Mr. Rasmussen:
"I wish to amend that motion and move that the bill be held over and hold its place on tomorrow's second reading calendar."

Debate ensued.

Mr. Roderick:
"Point of information, Mr. Speaker."

Mr. Kupka:
"I demand the previous question."

The Speaker (Mr. O'Brien presiding):
"Mr. Roderick has the floor."

Mr. Roderick:
"If Mr. Rasmussen's motion is carried and the bill is placed on tomorrow's second reading calendar, may, then, a motion be made to have the amendment typed up and mimeographed and placed on the desks?"

The Speaker (Mr. O'Brien presiding):
"I believe such a motion could be made."
The Speaker (Mr. O'Brien presiding) declared the question before the House to be the motion by Mr. Rasmussen.

The motion was lost.

The motion by Mr. Clark was carried and House Bill No. 327 was placed at the foot of today's second reading calendar.

**MOTION**

Mr. Rasmussen moved that the amendment proposed by Mr. Clark be immediately typed, mimeographed and placed on the desks.

The motion was carried.

The Speaker resumed the Chair.

House Bill No. 386, by Representative Simmons:
Reducing number of employees necessary for eligibility in state employees' retirement system.

The bill was read the second time by sections.

Mr. Simmons moved that the following amendment be adopted:

In section 1, lines 9 and 10 of the original bill, being line 4 of the printed bill, after the word "state" and before the words "may become" strike the following: "with two or more employees" and insert in lieu thereof four asterisks (****)

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Simmons, the rules were suspended, Engrossed House Bill No. 386 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 386, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Bailey, Carmichael, Hansen, Hurley, Jones (John R.), Riemcke, Wenberg—7.

Engrossed House Bill No. 386, having received the constitutional majority, was declared passed.

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

**House Bill No. 288**, by Representatives Paulsen and Hansen:
Relating to traffic violations by juveniles.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 288, relating to traffic violations by juveniles, have had 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 7 of the printed bill, after the word "under" and before the word "years" strike the word "sixteen" and insert in lieu thereof the word "eighteen"

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 288 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 288, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Hoopin­garner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Hallauer, Hess, Lennart, Nunnemaker—4.

Those absent or not voting were: Representatives Cooney, Dootson, Gallagher, Hansen, Holliday, Hurley, Jones (John R.), Shadbolt, Wenberg—9.

Engrossed 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.

MOTIONS

On motion of Mr. Woodall, all bills passed so far today were ordered immediately transmitted to the Senate.

On motion of Mr. Adams, the House adjourned until 2:30 o'clock p. m.
The Speaker called the House to order at 2:30 o'clock p. m.
The Clerk called the roll and all members were present except Representatives Bailey, Brown (Gordon J.), Carty, Dootson, Hoefel, Hofmeister, Hoopingarner, Huhta, Jones (John R.), Nunamaker, Powell, Rasmussen, Ridgway and Wenberg, Representative Ridgway having been excused.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:
We, a part of your Judiciary Committee, to whom was referred House Bill No. 337, relating to persons authorized to solemnize marriages, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.


Mr. Speaker:
We, a part of your Judiciary Committee, to whom was referred House Bill No. 337, relating to persons authorized to solemnize marriages, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Arthur R. Paulsen, Chairman.

We concur in this report: C. A. Orndorff.

Mr. Speaker:
We, a part of your Judiciary Committee, to whom was referred House Bill No. 337, relating to persons authorized to solemnize marriages, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.


Passed to second reading.

House Bill No. 401 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 525 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 556, relating to the disposition of old public records, 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,  
Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 575, providing for a permanent statute law committee 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.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Senate Bill No. 64 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

House of Representatives,  
Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 117, relating to irrigation 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.

Al Henry, Chairman.


Passed to second reading.

House of Representatives,  
Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred Re-Engrossed Senate Bill No. 125, amending irrigation and reclamation statutes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Al Henry, Chairman.


Passed to second reading.

MESSAGE FROM THE GOVERNOR

Executive Department,  
Olympia, Wash., March 1, 1951.

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

Ladies and Gentlemen:

I have the honor to advise that the Governor has approved the following House Bill, entitled:

House Bill No. 87:

"An Act relating to public safety, creating a board of boiler rules to serve without salary with power to formulate rules and regulations for the safe and proper construction, installation, repair, use and operation of boilers and for the safe and proper construction, installation and repair of unfired pressure vessels; providing for the enforcement of the rules and regulations so promulgated; providing for the examination and appointment of boiler inspectors; providing for the inspection of boilers and unfired pressure vessels, the fees to be charged and the reports to be made thereof; providing for inspection certificates; providing for appeals, and providing a penalty for the violation of the provisions of this act."

Very truly yours,

Merritt E. Benson,  
Assistant to the Governor.
SECOND READING OF BILLS

House Bill No. 459, by Representative Savage (by departmental request):
Relating to elections in cities, towns and taxing districts.

Mr. Speaker:
We, a majority of your Committee on Elections, to whom was referred House Bill No. 459, relating to elections in cities, towns and 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 2, page 2, line 12 of the original bill, being page 2, line 3 of the printed bill, after the words “on the” and before the colon (:) following the word “February” strike the following words: “first Saturday in February” and insert in lieu thereof the following: “* * * * second Tuesday of March in the year in which they may be called”

In section 4, page 3, line 31 and page 4, line 1 of the original bill, being page 2, line 42 of the printed bill, after the following: “performed by the city, town, or” and before the words “district clerk” insert the word “school”

In section 4, page 4, lines 1 and 2 of the original bill, being page 2, line 43 of the printed bill, after the following: “canvassed by the city, town, or” and before the words “district canvassing” insert the word “school”

In section 4, page 4, line 3 of the original bill, being page 3, line 1 of the printed bill, after the words “town, or” and before the word “district” insert the word “school”

In section 7, page 5, lines 11 and 12 of the original bill, being page 3, line 34 of the printed bill, after the words “prior to the” and before the words “election by” strike the word “general” and insert in lieu thereof: “* * * *”

In section 7, page 5, line 24 of the original bill, being page 3, lines 43 and 44 of the printed bill, after the word “general” and before the word “election” insert the words “or special”


The bill was read the second time by sections.

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

On motion of Mr. O’Brien, the rules were suspended, Engrossed House Bill No. 459 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 459, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Neill, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovennell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Carmichael, Ford,

Engrossed House Bill No. 459, having received the constitutional majority, was declared passed.

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

The Speaker called on Mr. Adams to preside.

**House Bill No. 343**, by Representative Savage (by departmental request):
Relating to nomination of commissioners in port districts of low population areas.

The bill was read the second time by sections.

On motion of Mr. Savage, the rules were suspended, House Bill No. 343 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 343, 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), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefer, Hof, Hofmeister, Holiday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Neill, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbof, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—84.

Those absent or not voting were: Representatives Carmichael, Ford, Gordon, Henry (Al), Huhta, Hurley, Jones (John R.), McLean, Morris, Nunamaker, O’Brien, Rasmussen, Ridgway, Vane, Mr. Speaker—15.

House Bill No. 343, having received the constitutional majority, was declared passed.

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

**House Bill No. 326**, by Representative Savage (by departmental request):
Relating to election and term of office of commissioners in port districts in certain areas.

The bill was read the second time by sections.

On motion of Mr. Savage, the rules were suspended, House Bill No. 326 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. 326, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—82.

Those absent or not voting were: Representatives Beierlein, Carmichael, Carty, Ford, Hoff, Hofmeister, Huhta, Hurley, Jones (John R.), Morris, Nunamaker, Rasmussen, Ridgway, Sandison, Sisson, Vane, Mr. Speaker—17.

House Bill No. 326, having received the constitutional majority, was declared passed.

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

**House Bill No. 224**, by Representative Comfort:
Providing that certain administrative costs be charged to the accident fund.

The bill was read the second time by sections.

On motion of Mr. Comfort, the rules were suspended, House Bill No. 224 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker resumed the Chair.

Mr. Woodall moved that the House defer further consideration of House Bill No. 224 on third reading and that the bill appear at the head of tomorrow's third reading calendar.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Woodall.

The motion was carried.

**House Bill No. 484**, by Representatives Cory and Beierlein:
Relating to investment of liquidation funds by supervisors of savings and loan associations.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 484 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. 484, and the bill passed the House by the following vote: Yeas, 83; nays, 3; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford,
Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al),
Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday,
Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones
(Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch,
Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Neill, O'Brien,
Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips,
Powell, Rasmussen, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons,
Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind,
Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Miller (Clyde J.), Morris,
Riemcke—3.

Those absent or not voting were: Representatives Brown (Henry A.),
Carmichael, Eldridge, Gallagher, Hallauer, Huhta, Jones (John R.), Lester,
Miller (Floyd C.), Nunamaker, Ridgway, Sandison, Smith—13.

House Bill No. 484, having received the constitutional majority, was
declared passed.

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

House Bill No. 139, by Representatives Hoff and Henry (Edward E.):
Relating to proof of service in civil actions.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No.
139, relating to proof of service in civil actions, have had 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 9 of the printed bill, after the
word "any" and before the word "employee" strike the word "authorized"

ARTHUR R. PAULSEN, Chairman.

We concur in this report: Robert C. Bailey, Newman H. Clark, John L. Cooney,
Hoff, Joseph E. Hurley, W. Kenneth Jones, August P. Mardesich, B. J. (Cy) McLean,
Charles M. Stokes.

The bill was read the second time by sections.
On motion of Mr. Paulsen, the committee amendment was adopted.
On motion of Mr. Paulsen, the rules were suspended, 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. Vane demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Engrossed House Bill
No. 139, 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Car-
michael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Forrest,
Frayn, Giboney, Gordon, Griffith, Hawley, Henry (Al), Henry (Edward E.),
Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley,
Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.),
Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney,
Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien,
Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips,
Rasmussen, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Beierlein, Brown (Henry A.), Carty, Eldridge, Ford, Gallagher, Hallauer, Hansen, Huhta, Jones (John R.), Lester, Miller (Floyd C.), Nunamaker, Powell, Ridgway, Sandison, Smith, Young—18.

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.

**House Bill No. 572**, by Representative Forrest:

Allowing certain exemptions from inheritance tax.

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Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 572, allowing certain exemptions from inheritance tax, have had 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 19 through 29 of the original bill, being lines 13 through 21 of the printed bill, strike the entire underscored paragraph beginning with the words “There shall” and insert in lieu thereof the following:

“There shall be allowed as an exemption in the estate of the present decedent an amount equal to the value of property previously taxed less:

(1) A proportionate amount of the deductions chargeable against the property in the estate of the prior decedent;

(2) A proportionate amount of the exemptions allowed in the estate of the prior decedent;

(3) A proportionate amount of the deductions chargeable against the property in the present decedent’s estate.

The proportionate amount of deductions and exemptions within the meaning of clauses (1), (2) and (3) of this section shall be determined under reasonable rules prescribed by the tax commission.

“For the purpose of computing the exemption allowed by this section the value of each item of property previously taxed shall be the gross value thereof as of the date of the death of the prior decedent or as of the date of death of the present decedent, whichever is lower.”

Arthur R. Paulsen, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Forrest, the rules were suspended, Engrossed House Bill No. 572 was advanced to third reading, the second reading considered the third, and the bill 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 Engrossed House Bill No. 572, and the bill passed the House by the following vote: Yeas, 31; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner,
Hurley, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—81.

Those voting nay were: Representative Wenberg—1.

Those absent or not voting were: Representatives Ball, Beierlein, Carmichael, Eldridge, Giboney, Hallauer, Henry (Al), Huhta, Johnston (Elmer E.), Jones (John R.), Lester, Miller (Floyd C.), Ridgway, Sandison, Sisson, Smith, Young—17.

Engrossed House Bill No. 572, having received the constitutional majority, was declared passed.

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

House Bill No. 405, by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):

Relating to the crime of aiding the escape of inmates in state institutions.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 405, relating to the crime of aiding the escape of inmates in 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 amendment:

In section 1, line 10 of the original bill, being line 3 of the printed bill, after the words “escape, or” and before the word “harbors” insert the word “knowingly”

RUSSELL T. HOOPINGARNER, CHAIRMAN.


The bill was read the second time by sections.

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

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 405 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 405, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler,
Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Ball, Beierlein, Eldridge, Hallauer, Henry (Al), Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), King, Lennart, Powell, Ridgway, Sandison, Sisson, Wenberg, Young—18.

Engrossed House 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.

**House Joint Resolution No. 9**, by Representatives Rasmussen and Ford:
Providing for graduated net income tax.

Mr. Ford moved that the House defer further consideration of House Joint Resolution No. 9 and that the resolution appear on tomorrow's second reading calendar.

Debate ensued.

The motion was carried.

**House Bill No. 64**, by Representative Simmons:
Relating to importation of fish or spawn for propagation purposes or for human consumption.

**Mr. Speaker:**

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 64, relating to importation of fish or spawn for propagation purposes or for human consumption, have had 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 sections 2 to 7 inclusive. Amend the bill further by renumbering sections 8 and 9 to read "Sec. 2." and "Sec. 3."

In section 8, renumbered section 2 by House committee amendment, subsection (3), page 3, line 8 of the original bill, being section 8, subsection (3), page 2, line 22 of the printed bill, after the word "provisions" strike the balance of the matter down to and including the period (.) following the word "act" and insert in lieu thereof the following: "of section 1."

In line 1 of the title after the words "importation of" and before the word "fish" insert the word "game"

In line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the word "adding" and before the word "new" strike the word "eight" and insert in lieu thereof the word "two"

Kenneth H. Simmons, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Simmons, the rules were suspended, Engrossed House Bill No. 64 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 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, 85; nays, 0; absent or not voting, 14.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Roderick, Savage, Shumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Mr. Speaker—85.

Those absent or not voting were: Representatives Beierlein, Cory, Eldridge, Hoopingarner, Jones (John R.), Mardesich, Powell, Ridgway, Sandison, Timm, Vane, Woodall, Young, Zent—14.

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 Joint Resolution No. 18**, by Representative Olson (Ole H.):

Reducing the number of times of publication for constitutional amendments.

Mr. Olson (Ole H.) moved that the House defer further consideration of House Joint Resolution No. 18 and that the resolution appear on tomorrow's second reading calendar.

The motion was carried.

**House Bill No. 193**, by Representative Rasmussen:

Relating to the inspection of food, drugs and cosmetics.

Mr. Rasmussen moved that the House defer further consideration of House Bill No. 193 and that the bill appear on tomorrow's second reading calendar.

The motion was carried.

**House Bill No. 314**, by Representative Paulsen (by departmental request):

Relating to listing of holdings of copyrighted musical works.

The bill was read the second time by sections.

Mr. Anderson (B. Roy) moved the adoption of the following amendment:

In section 1, page 1, lines 15 to 19 of the printed bill, immediately after the asterisks (** * * * *) strike the underscored matter and insert in lieu thereof the following: "Any list of additions to, changes in, eliminations from or other amendments of said list may be filed at any time. For the privilege of maintaining such list in the office of the secretary of state for each calendar year there shall be paid to the secretary of state on or before the 30th day of each such calendar year a filing fee of one hundred dollars ($100.00)."

Debate ensued.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Henry (Al) moved that the following amendment be adopted:

In section 1, page 1, line 13 of the original bill, being line 7 of the printed bill, after the word "filed" and before the words "in the office" strike the asterisks (** * * * * *) and insert in lieu thereof the following: "once each year in the office of the state treasurer and"
Debate ensued.
The motion was carried and the amendment was adopted.
On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 314 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
Mr. Paulsen moved that the House defer further consideration of Engrossed House Bill No. 314 and that the bill appear on tomorrow's third reading calendar.

Debate ensued.
Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The motion was carried on a rising vote.

House Bill No. 360, by Representatives Brown (Henry A.) and Ford:
Authorizing sale of certain lands in Kitsap County to city of Port Orchard,
The bill was read the second time by sections.
On motion of Mr. O'Brien, 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.

Debate ensued.
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, 90; nays, 0; absent or not voting, 9.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollliday, Hoopingarner, Huhta, Hurley, Jeffrey's, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—90.
Those absent or not voting were: Representatives Frayn, Jones (John R.), Miller (Floyd C.), Nunamaker, Rasmussen, Ridgway, Sandison, Wenberg, Young—9.

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.

MOTIONS
Mr. Adams moved that the House defer further consideration of bills on the calendar and that the bills retain their places on tomorrow's calendar.
The motion was carried.
On motion of Mr. Adams, the House adjourned until ten o'clock a. m., Friday, March 2, 1951.

S. R. HOLCOMB, Chief Clerk.  

CHAS. W. HODDE, Speaker.
The Speaker called the House to order at ten o'clock a.m.

The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Henry (Edward E.), Morris, Rasmussen, Sandison, Testu and Wedekind, Representative Testu having been excused.

Prayer was offered by the Reverend Father Leahy, Pastor of the 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., Friday, March 2, 1951.

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.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, John T. Dootson.

House of Representatives, Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 64; also Engrossed House Bill No. 139; also Engrossed Substitute House Bill No. 282; also Engrossed House Bill No. 288; also Engrossed House Bill No. 314; also Engrossed House Bill No. 386, have compared same with the original bills and original substitute bill and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

I concur in this report: Frank Connor.

House of Representatives, Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 405; also Engrossed House Bill No. 445; also Engrossed House Bill No. 459; also Engrossed House Bill No. 572, have compared same with the original bills and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Frank Connor, Edward E. Henry.

House Bill No. 173 (reported by Committee on Industrial Insurance):

Majority: Do pass as amended.

Minority: Do not pass.

Passed to second reading.
Engrossed Senate Bill No. 253 (reported by Committee on Roads and Bridges):

Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 271, providing free auto licenses to certain disabled war veterans, 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 Colleges and Universities, to whom was referred Senate Joint Memorial No. 2, relating to 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.

Jeanette Testu, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 1, 1951.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 270; also Senate Bill No. 280; also Senate Bill No. 287; also Senate Bill No. 318; also Senate Bill No. 344; also Senate Bill No. 355; also Senate Bill No. 362; also Senate Bill No. 379; also Senate Bill No. 432; also Senate Bill No. 437, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 1, 1951.

Mr. Speaker:
The Senate has adopted: Senate Joint Resolution No. 11, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 1, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 78, and passed the bill as amended by the House.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 1, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 128, and passed the bill as amended by the House.

Herbert H. Sieler, Secretary.
FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 270, by Senator Goodloe:
An Act relating to publications published at taxpayers' expense, and defining a crime.
Referred to Committee on Claims, Auditing and Printing.

Senate Bill No. 280, by Senator Sears (by departmental request):
An Act relating to tuberculosis hospitalization; amending section 70.09.02, R.C.W., and repealing sections 70.08.11, 70.08.14, 70.10.11 and 70.10.12, R.C.W.
Referred to Committee on Cities and Counties.

Senate Bill No. 287, by Senator Hall:
An Act relating to noxious weeds, and amending section 17.02.07, R.C.W.
Referred to Committee on Agriculture and Livestock.

Senate Bill No. 318, by Senator Sears:
An Act designating the Willow Goldfinch as the official bird of the State of Washington.
Referred to Committee on State Government.

Senate Bill No. 344, by Senator Shannon (by departmental request):
An Act relating to small loan companies, and amending sections 31.02.03 and 31.02.17, R.C.W.
Referred to Committee on Banks and Banking.

Senate Bill No. 355, by Senator Zednick:
An Act relating to elections, and adding a new section to chapter 29.04, R.C.W.
Referred to Committee on Elections.

Senate Bill No. 362, by Senator Hall:
An Act relating to the welfare of minor children, their care, custody, control and relinquishment for adoption or other purposes; amending sections 26.08.01 and 26.08.04, R.C.W., and repealing section 26.08.05, R.C.W.
Referred to Judiciary Committee.

Senate Bill No. 379, by Senator Kimball (by executive request):
An Act to be known as the "Subversive Activities Act," defining the crime of sedition and of being a subversive person or organization and prescribing the punishment and penalties thereof; relating to the loyalty of candidates for public office and prescribing procedures of filing for election to public office; relating to the loyalty of officers and employees of the state or of any political subdivision thereof; prescribing procedures and providing for employment and discharge thereof; providing for the appointment of a special assistant attorney general, prescribing the duties thereof, making an appropriation and declaring an emergency.
Referred to Judiciary Committee.

Senate Bill No. 432, by Senator Eastvold (by departmental request):
An Act relating to coal mining; providing for the salary of the chief state mine inspector, and amending section 43.18.19, R.C.W.
Referred to Committee on Mines and Mining.
Senate Bill No. 437, by Senator Eastvold (by departmental request):
An Act relating to priority against third party interests; notice of lien, and amending section 51.04.17, R.C.W.
Referred to Judiciary Committee.

Senate Joint Resolution No. 11, by Senators Kimball and Zednick:
Relating to an amendment to the constitution of the State of Washington; and adding to Article II thereof a new section to be known as section 42 of said Article II.
Referred to Committee on Elections.

MOTION
Mr. Clark moved that the Committee on Aviation and Airports and the Committee on Engrossment and Enrollment be consolidated and that Mr. Smith be made co-chairman of both committees.
Debate ensued.
Mr. Clark demanded the previous question and the demand was sustained.
The motion was carried.

SECOND READING OF BILLS

House Bill No. 193, by Representative Rasmussen:
Relating to the inspection of food, drugs and cosmetics.
The bill was read the second time by sections.
Mr. O'Brien moved that the rules be suspended, House Bill No. 193 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.
Mr. Woodall demanded a division and the demand was sustained.
The motion was lost on a rising vote.
House Bill No. 193 was passed to third reading.

House Bill No. 327, by Representatives Clark, Gallagher and Adams:
Relating to descent of property in certain cases.
On motion of Mr. Johnston (Elmer E.), House Bill No. 327 was placed at the foot of today's second reading calendar.

House Bill No. 375, by Representatives Kellogg and Carmichael:
Relating to regulating and licensing of motor vehicle dealers.
The bill was read the second time by sections.
Mr. Forrest moved that the following amendment be adopted:
In section 13, page 3, line 32 of the printed bill, after the word "may" and before the word "refuse" strike the words "for good and sufficient cause"
Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Hoff moved that the following amendment be adopted:
Amend the bill by adding a new section immediately after section 15 to be known as section 16 to read as follows: "Sec. 16. In every transaction the dealer shall supply the purchaser, before any passing of consideration, a true copy of the contract of sale, said contract to contain an itemized statement of all present and future charges including taxes and interest charges therein. The purchaser's copy shall be signed by the dealer." Amend the bill further by renumbering section 16 to read "Sec. 17." and section 17 to read "Sec. 18."
Debate ensued.
The motion was carried on a rising vote and the amendment was adopted.

—19
On motion of Mrs. Hansen, the committee amendment to the title was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 375 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 375, and the bill passed the House by the following vote: Yeas, 80; nays, 11; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—80.

Those voting nay were: Representatives Brown (Gordon J.), Dootson, Hofmeister, Jones (W. Kenneth), Lennart, Loney, Mardesich, Pedersen, Ras-mussen, Stonecipher, Young—11.

Those absent or not voting were: Representatives Anderson (Eva), Eldridge, Holliday, Hurley, Ridgway, Simmons, Testu, Wenberg—8.

Engrossed House Bill No. 375, having received the constitutional majority, was declared passed.

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

**House Bill No. 412**, by Representative Ford:

Relating to the disposition of public records.

**MOTION**

Mr. Clark:

"Mr. Speaker:

"There is a pending bill on page 4 of the calendar, House Bill No. 556. There are amendments proposed to House Bill No. 412 which are not necessary if House Bill No. 556 passes. I move that House Bill No. 412 be placed at the foot of the second reading calendar."

**POINT OF ORDER**

Mr. O'Brien:

"Point of order, Mr. Speaker. Mr. Clark submitted remarks and then made the motion."

**RULING BY THE SPEAKER**

The Speaker:

"The point is well taken. You cannot make a motion after submitting remarks."

**MOTION**

On motion of Mr. Zent, House Bill No. 412 was placed at the foot of today's second reading calendar.

**House Bill No. 532**, by Representatives Powell, Gallagher and Paulsen:

Providing for publication of the revised code and making an appropriation.
The bill was read the second time by sections.

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

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

Amend the bill by adding immediately after section 9 a new section to be known as section 10 to read as follows: "Sec. 10. All vouchers drawn under this act shall be approved by the attorney general and the librarian of the state law library." Amend the bill further by renumbering section 10 to read "Sec. 11."

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 532 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 532, 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, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Conroe, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holladay, Hoopingarner, Huhta, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schuman, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent.

Mr. Speaker—91.

Those absent or not voting were: Representatives Bailey, Carmichael, Eldridge, Hillyer, Jones (John R.), King, Mayes, Ridgway—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 Joint Resolution No. 9, by Representatives Rasmussen and Ford:
Providing for graduated net income tax.
The resolution was read the second time in full and passed to third reading.

House Joint Resolution No. 18, by Representative Olson (Ole H.):
Reducing the number of times of publication for constitutional amendments.

Mr. Speaker:
We, a majority of your Committee on Elections, to whom was referred House Joint Resolution No. 18, reducing the number of times of publication for 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 with the following amendments.

In Article XXIII, section 1, lines 23 and 24 of the original resolution, being lines 11 and 12 of the printed resolution, after the asterisks (*) following the word "published" and before the words "next preceding" strike the underscored words "once a month for three consecutive months" and insert in lieu thereof the words "once a week for six consecutive weeks"
Amend the resolution further in line 25 of the original resolution, being lines 12 and 13 of the printed resolution, after the word "some" and before the word "newspaper" strike the word "weekly" and insert in lieu thereof asterisks (* * * *).

Amend the title—after the words "to once" strike the balance of the title and insert in lieu thereof the following: "a week for six consecutive weeks next preceding such election."

CHARLES R. SAVAGE, CHAIRMAN.


The resolution was read the second time in full.

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

House Joint Resolution No. 18 was passed to third reading and ordered engrossed.

House Bill No. 533, by Representatives Paulsen, Powell and Bernethy:

Relating to industrial insurance appeals and reviews in certain cases.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 533, relating to industrial insurance appeals and reviews 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 5, page 3, line 19 of the original bill, being page 2, line 35 of the printed bill, after the words "be appealed" and before the words "within sixty" insert the words "to the board of industrial insurance appeals, Olympia."

In section 6, page 4, lines 1 and 2 of the original bill, being page 3, line 2 of the printed bill, after the words "board and" and before the words "the director" strike the words "serve upon" and insert in lieu thereof asterisks (* * * *).

In section 6, page 4, lines 5 and 6 of the original bill, being page 3, line 5 of the printed bill, after the colon (:) following the asterisks (* * * * ) and before the word "Provided" insert the following: "Provided, That failure to file notice of appeal with both the board and the department shall not be ground for denying the appeal if the notice of appeal is filed with either the board or the department;"; and after the word "Provided" and before the comma (,) insert the word "further."

In section 10, page 5, line 21 of the original bill, being page 4, line 23 of the printed bill, after the words "The board" and before the words "may direct" insert the following: "upon request of the workman, beneficiary, or employer, or upon its own motion."

In section 12, page 5, line 23 of the original bill, being page 4, line 23 of the printed bill, alter the words "hearing was held" and before the colon (:) preceding the words "And provided further" insert the following: "unless it shall appear that a continuance elsewhere is required in justice to interested parties"

In section 15, page 11, line 7 of the original bill, being page 7, line 2 of the printed bill, after the words "the board" and before the period (.) strike the words "in haec verba" and insert in lieu thereof the following: "on each material issue before the court."

In section 17, page 12, line 22 of the original bill, being page 7, line 38 of the printed bill, after the underscored words "services before" and before the words "and the fees" strike the underscored word "it" and insert in lieu thereof the following: "the court only."

In section 18, page 13, line 8 of the original bill, being page 8, line 9 of the printed bill, after the period (.) following the asterisks (* * * * ) strike the remainder of the section.

HENRY A. BROWN, CHAIRMAN.


The bill was read the second time by sections.

On motion of Mr. Brown (Henry A.), the committee amendments were adopted.
On motion of Mr. Brown (Henry A.), the rules were suspended, Engrossed House Bill No. 533 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 533, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Carmichael, Frayn, Jones (John R.), Sandison—4.

Engrossed House Bill No. 533, having received the constitutional majority, was declared passed.

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

House Bill No. 625, by Representative Wedekind (by executive request):
Relating to the operation of a system of ferries by the Washington Toll Bridge Authority.

On motion of Mrs. Hansen, Substitute House Bill No. 625 was substituted for House Bill No. 625 and placed on the calendar for second reading.

The substitute bill was read the second time by sections.

On motion of Mrs. Hansen, the following amendment was adopted:
In section 1, page 1, line 27 of the original substitute bill, being page 1, line 16 of the printed substitute bill, after the underscored words "in effect" and before the underscored words "at the time" insert the underscored words "or entered into"

On motion of Mrs. Hansen, the following amendment was adopted:
In section 7, page 2, lines 27 and 28 of the original substitute bill, being page 2, line 19 of the printed substitute bill, after the word "right" and before the words "to make" strike the words "and duty"

On motion of Mrs. Hansen, the rules were suspended, Engrossed Substitute House Bill No. 625 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 625, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Carmichael, Cory, Frayn, Gallagher, Hawley, Henry (Edward E.), Hurley, Jones (John R.), Nunamaker, Vane, Young—11.

Engrossed Substitute House Bill No. 625, having received the constitutional majority, was declared passed.

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

MOTION

Mr. Simmons moved that the House revert to the fourth order of business for the purpose of receiving a motion.

The motion was lost.

House Bill No. 534, by Representative Kupka:
Relating to the Uniform Watchmakers' Licensing Act, and making an appropriation.

On motion of Mr. O'Brien, Substitute House Bill No. 534 was substituted for House Bill No. 534 and placed on the calendar for second reading.

The substitute bill was read the second time by sections.

Mr. Roderick moved that the following amendment be adopted:
In section 6, line 32 of the printed bill, after the word "knowledge" and before the word "and" strike the words "as the board shall deem necessary"

Debate ensued.

The motion was lost and the amendment was not adopted.

Mr. O'Brien moved that the rules be suspended, Substitute House Bill No. 534 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost on a rising vote.

Substitute House Bill No. 534 was passed to third reading.

House Bill No. 302, by Representative Paulsen (by departmental request):
Relating to inheritance taxes and taxing of property transferred in contemplation of death.

On motion of Mr. O'Brien, Substitute House Bill No. 302 was substituted for House Bill No. 302 and placed on the calendar for second reading.

The substitute bill was read the second time by sections.
On motion of Mr. Forrest, Substitute House Bill No. 302 was placed at the foot of today's second reading calendar.

**House Bill No. 575**, by Representatives Gallagher, Powell and Paulsen:
Providing for a permanent statute law committee and making an appropriation.

On motion of Mr. O'Brien, Substitute House Bill No. 575 was substituted for House Bill No. 575 and placed on the calendar for second reading.

The substitute bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Substitute House Bill No. 575 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Jones (W. Kenneth) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 575, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hopingarner, Huhta, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Zent, Mr. Speaker—93.

Those voting nay were: Representatives Wenberg, Young—2.

Those absent or not voting were: Representatives Dootson, Hallauer, Henry (Al), Henry (Edward E.)—4.

Substitute 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 Bill No. 509**, by Representatives Rasmussen, Frayn and Miller (Floyd C.):
Relating to payment and collection of wages.

The bill was read the second time by sections.

Mr. Orndorff moved that the following amendment be adopted:

In section 1, page 1, line 13 of the original bill, being page 1, line 6 of the printed bill, after the comma (,) following the underscored word "state" and before the words "to issue" insert the following: "except agricultural enterprises,"

Debate ensued.

The motion was carried and the amendment was adopted.
Mr. Rasmussen moved that the following amendment be adopted:

In section 3, page 2, line 27 of the original bill, being page 2, line 15 of the printed bill, after the word "employer" and before the words "shall pay" insert the following: "engaged in a business or enterprise mentioned in section 49.12.01"

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Rasmussen moved that the following amendment be adopted:

In section 3, page 3, line 4 of the original bill, being page 2, line 21 of the printed bill, after the period (.) following the word "month" add the following sentence: "This section shall not apply to companies subject to the provisions of Part I of the Interstate Commerce Act."

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Riemcke moved that the following amendment be adopted:

In section 1, page 1, line 22 of the original bill, being page 1, line 13 of the printed bill, after the words "of the United States" strike the period (.) and insert in lieu thereof a colon (:); and add the following: "Provided, That this act shall not apply to the State of Washington and its political subdivisions."

Debate ensued.

Mr. Forrest moved that House Bill No. 509 be placed at the foot of today's second reading calendar.

The motion was lost.

The motion by Mr. Riemcke was carried and the amendment was adopted.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed House Bill No. 509 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. 509, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopinger, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, OvANELl, Paulsen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Bassett, Comfort, Johnston (Elmer E.), Pedersen—4.

Those absent or not voting were: Representatives Carty, Dootson, Ford, Henry (Al), Hess, Jones (W. Kenneth), O'Brien, Powell, Vane—9.

Engrossed House Bill No. 509, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 563, by Representative Forrest:
Establishing the Washington state television commission, and making an
appropriation.

On motion of Mrs. Testu, Substitute House Bill No. 563 was substituted
for House Bill No. 563 and placed on the calendar for second reading.

The substitute bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Substitute House
Bill No. 563 was advanced to third reading, the second reading considered the
third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill
No. 563, and the bill passed the House by the following vote: Yeas, 86; nays,
6; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy),
Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.),
Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory,
Donohue, Dootson, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer,
Hansen, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoop-
ingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones
(Mrs. Vincent F.), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney,
Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.),
Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell,
Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick,
Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Soren-
sen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg,
Wintler, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Ball, Gordon, Hawley, Holliday,
Kellogg, Orndorff—6.

Those absent or not voting were: Representatives Carty, Eldridge, Ford,
Henry (Al), Johnston (Elmer E.), Jones (W. Kenneth), Woodall—7.

Substitute 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.

House Bill No. 529, by Representative Paulsen:
Relating to refunding of excess payments on tax judgment sales.
The bill was read the second time by sections.

Mr. Paulsen moved that the following amendment be adopted:

In section 1, page 1, line 13 of the original bill, being page 1, line 6 of the printed
bill, after the words "made on" and before the word "between" strike the word "Satur-
day" and insert in lieu thereof the following: " • • • • Friday"

Debate ensued.

The motion was carried and the amendment was adopted.

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

In section 1, page 1, line 15 of the original bill, being page 1, lines 7 and 8 of the
printed bill, after the parenthesis ( ) following the words "to day" and before the word
"Sundays" insert the underscored words "Saturdays and"

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill
No. 529 was advanced to third reading, the second reading considered the third,
and the bill was placed on final passage.
Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 529, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardiesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadboit, Siler, Simmons, Sisson, Smith, Soren- sen, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Cory, Henry (Al), Miller (Floyd C.), Strom, Wenberg—5.

Engrossed House Bill No. 529, having received the constitutional majority, was declared passed.

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

**House Bill No. 590**, by Representative Savage:
Relating to elections.

**MR. SPEAKER:**

We, a majority of your Committee on Elections, to whom was referred House Bill No. 590, relating to elections and amending section 29.21.010, R.C.W., have had 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 the enacting clause and insert in lieu thereof the following:

"Section 1. Section 29.21.010, R.C.W., as derived from section 3, chapter 161, Laws of 1949, is amended to read as follows: All primaries for all cities of the first, second and third class, irrespective of type or form of government shall be nonpartisan and held four weeks prior to the municipal general election. All names of candidates to be voted upon at city primary elections shall be printed upon the official primary ballot alphabetically in groups under the designation of the respective titles of the offices for which they are candidates. The name of the person who receives the greatest number of votes and of the person who receives the next greatest number of votes for each position, shall appear in that order on the municipal general election ballot under the designation for each respective office. In the event there are two or more offices to be filled for the same position, then names of candidates receiving the highest number of votes equal in number to twice the offices to be filled shall appear on the municipal general election ballot so that the voter shall have a choice of two candidates for each position: Provided, That no name of any candidate shall appear on the city general election ballot unless said candidate shall receive at least ten per centum of the total votes cast for that office. The sequence of names of candidates printed on the municipal general election ballot shall be in relation to the number of votes each candidate received at the primary. Names of candidates printed upon the municipal primary and general election ballot need not be rotated • • • • ."

**CHARLES R. SAVAGE, Chairman.**

The bill was read the second time by sections.

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

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 590 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 590, and the bill passed the House by the following vote: Yeas, 76; nays, 16; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Connor, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—76.

Those voting nay were: Representatives Ball, Clark, Comfort, Cooney, Gallagher, Hawley, Hurley, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kupka, Orndorff, Smith, Stokes, Woodall, Zent—16.

Those absent or not voting were: Representatives Carmichael, Dootson, Eldridge, McLean, Powell, Simmons, Strom—7.

Engrossed House Bill No. 590, having received the constitutional majority, was declared passed.

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

MOTIONS

Mr. Rasmussen moved that all bills passed today be immediately transmitted to the Senate.

The motion was carried.

On motion of Mr. Adams, 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, Brown (Gordon J.), Dootson, Hawley, Henry (Al), Hess, Johnston (Elmer E.), Jones (John R.), Kupka, Lester, Morris, Sorensen, Strom, Testu, Vane and Young, Representatives Adams and Strom having been excused.
REPRESENTATIONS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 2, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 37, relating to administration of public welfare and assistance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Homer O. Nunamaker, Chairman.


We, a minority of your Committee on Social Security, to whom was referred House Bill No. 37, relating to administration of public welfare and assistance, 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. 408 (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 Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 309, establishing a regulatory division in the department 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.

John R. Jones, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 310, permitting use of certain agriculture department fees for research and promotion, 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 Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 427, relating to dissolution 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.

Al Henry, Chairman.

Passed to second reading.

SECOND READING OF BILLS

Engrossed House Bill No. 323, by Representative Hurley:
Relating to qualifications of title insurers.

The bill was read the second time by sections.

Mr. Ford moved that the following amendment be adopted:

Amend the bill by adding immediately following section 1 a new section to be known as section 2, to read as follows: "Sec. 2. Section 48.14.02, R.C.W., as derived from section 14.02, chapter 79, Laws of 1947, is amended to read as follows:

"1. Subject to other provisions of this chapter, each authorized insurer shall on or before the first day of March of each year pay to the state treasurer through the commissioner's office a tax on premiums. Except as provided in paragraph two of this section, such tax shall be in the amount of two per cent of all premiums, excluding amounts returned to or the amount of reductions in premiums allowed to holders of industrial life policies for payment of premiums directly to an office of the insurer, collected or received by the insurer during the preceding calendar year in the case of foreign and alien insurers, and in the amount of one per cent of all such premiums in the case of domestic insurers, for direct insurances, other than ocean marine and foreign trade insurances, after deducting premiums paid to policyholders as returned premiums, upon risks or property resident, situated, or to be performed in this state. For the purposes of this section the consideration received by an insurer for the granting of an annuity is deemed to be a premium.

"2. In the case of insurers which require the payment by their policyholders at the inception of their policies of the entire premium thereon in the form of premiums or premium deposits which are the same in amount, based on the character of the risks, regardless of the length of term for which such policies are written, such tax shall be in the amount of two per cent of the gross amount of such premiums and premium deposits upon policies on risks resident, located, or to be performed in this state, in force as of the thirty-first day of December next preceding, less the unused or unabsorbed portion of such premiums and premium deposits computed at the average rate thereof actually paid or credited to policyholders or applied in part payment of any renewal premiums or premium deposits on one year policies expiring during such year.

"3. Each authorized insurer shall with respect to all ocean marine and foreign trade insurance contracts written within this state during the preceding calendar year, on or before the first day of March of each year pay to the state treasurer through the commissioner's office a tax of three-quarters of one per cent on its gross underwriting profit. Such gross underwriting profit shall be ascertained by deducting from the net premiums (i.e. gross premiums less all return premiums and premiums for reinsurance) on such ocean marine and foreign trade insurance contracts the net losses paid (i.e. gross losses paid less salvage and recoveries on reinsurance ceded) during such calendar year under such contracts. In the case of insurers issuing participating contracts, such gross underwriting profit shall not include, for computation of the tax prescribed by this paragraph, the amounts refunded, or paid as participation dividends, by such insurers to the holders of such contracts.

"4. The state does hereby preempt the field of imposing excise or privilege taxes upon insurers, other than title insurers and no county, city, town or other municipal subdivision shall have the right to impose any such taxes upon such insurers.

"5. If an authorized insurer collects or receives any such premiums on account of policies in force in this state which were originally issued by another insurer and which other insurer is not authorized to transact insurance in this state on its own account, such collecting insurer shall be liable for and shall pay the tax on such premiums.

"6. This section shall be effective as to and shall govern the payment of all taxes falling due after the effective date of this code."

Mr. Paulsen moved that Engrossed House Bill No. 323 be placed at the foot of today's second reading calendar and that the proposed amendment be mimeographed and placed on the desks.

The motion was lost.
Mr. Woodall:

"Point of order, Mr. Speaker. The amendment is not germane. The act specifically applies to title insurance companies. The amendment goes into merchant marine insurance and all other types of insurance. It is not germane."

Debate ensued.

RULING BY THE SPEAKER

The Speaker:

"The Speaker will rule that the amendment is germane."

Debate ensued.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Ford.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Ford moved that the following amendment be adopted:

In section 1, lines 11, 12 and 13 of the original bill, being lines 6, 7 and 8 of the printed bill, strike the entire subsection (2) and insert in lieu thereof the following: "(2) It owns and maintains a complete set of tract indexes of the county in which its principal office within this state is located."

Debate ensued.

Mr. Vane demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendment was adopted.

On motion of Mr. Hurley, Engrossed House Bill No. 323 was re-referred to the Committee on Insurance.

House Bill No. 217, by Representatives Henry (Al) and Lester (by departmental request):

Relating to making an appropriation for and creating the interstate compact commission.

The bill was read the second time by sections.

Mr. Comfort moved that the following amendment be adopted:

In section 1, page 1, line 7 of the original bill, being page 1, line 1 of the printed bill, after the words "consist of" strike all the matter down to and including the word "which" on page 1, line 9 of the original bill, being page 1, line 3 of the printed bill, and insert in lieu thereof the following: "five members to be appointed as follows: One member to be appointed by the governor, who shall be its chairman, the chairman of the state legislative council, and three members of the state legislative council to be nominated by the chairman thereof, with the approval of the legislative council. The"

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Comfort moved that the following amendment be adopted:

In section 2, page 1, line 29 of the original bill, being page 1, line 19 of the printed bill, after the period (.) following the word "it" strike the entire sentence down to and including the period (.) following the word "state" in line 31 of the original bill, being line 20 of the printed bill, and insert in lieu thereof the following: "Any vacancies occurring in the membership of said commission shall be filled by the appointive power shown in section 1."

Debate ensued.

The motion carried and the amendment was adopted.

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

In section 2, page 2, line 11 of the original bill, being page 2, line 2 of the printed bill, after the words "shall be made" strike all the matter down to and including the word "development" in line 12 of the original bill, being line 3 of the printed bill.
On motion of Mr. Comfort, the following amendment was adopted:

In section 4, page 2, lines 22 and 23 of the original bill, being page 2, line 10 of the printed bill, after the words "to the" and before the word "from" strike the words "department of conservation and development" and insert in lieu thereof the words "interstate compact commission".

The Speaker called on Mr. Ford to preside.

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 78; nays, 11; absent or not voting, 10.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bernethy, Brown (Gordon J.), Carty, Clark, Comfort, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblinsch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Neil, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Tuitt, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent-78.

Those voting nay were: Representatives Beierlein, Brown (Henry A.), Connor, Cooney, Hofmeister, Huhta, McLean, Morris, Nunamaker, Roderick, Young-11.

Those absent or not voting were: Representatives Adams, Bailey, Carmichael, Hansen, Hess, Powell, Sorensen, Stonecipher, Strom, Mr. Speaker—10.

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.

MOTION

Mr. Simmons moved that the House revert to the fourth order of business for the purpose of receiving a motion.

The motion was lost.

House Bill No. 556, by Representative Adams:

Relating to the disposition of old public records.

The bill was read the second time by sections.

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

In section 5, page 3, line 12 of the original bill, being page 2, line 30 of the printed bill, after the words "until they" and before the words "are ten" insert the following: "are either photographed, microphotographed, photostated or reproduced on film as provided in chapter 40.20, R.C.W., or"

On motion of Mr. O'Brien, 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.
Debate ensued.

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, 83; nays, 1; absent or not voting, 15.


Those voting nay were: Representative Simmons—1.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Brown (Gordon J.), Carmichael, Donohue, Hess, Jones (John R.), Kellogg, Powell, Sandison, Sorensen, Stonecipher, Strom, Vane, Mr. Speaker—15.

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. 569, by Representatives Kupka, Morris and Savage:

Relating to the abandonment of railroad stations and depots and the withdrawal of station agents.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 569 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. 569, and the bill passed the House by the following vote: Yeas, 52; nays, 31; absent or not voting, 16.

Those voting yea were: Representatives Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carty, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Phillips, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Timm, Wintler, Woodall, Young—52.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Clark, Comfort, Cory, Gallagher, Hawley, Hillyer, Hoefel, Hoff, Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Mayes, McLean, Orndorff, Ovenell, Pedersen, Riemecke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Timm, Wintler, Woodall, Zent—31.

Those absent or not voting were: Representatives Adams, Bernethy, Carmichael, Frayn, Giboney, Hallauer, Jones (Mrs. Vincent F.), King, Paulsen, Powell, Sandison, Sorensen, Stonecipher, Strom, Vane, Mr. Speaker—16.
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House Bill No. 569, having received the constitutional majority, was declared passed.

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

**House Bill No. 432**, by Representatives Kellogg, Hess and Huhta:

Relating to biennial elections in second class cities and the terms of office of the officers thereof.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—82.

Those voting nay were: Representative Simmons—1.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Bernethy, Carmichael, Forrest, Frayn, Gallagher, Hofmeister, Jones (John R.), Jones (Mrs. Vincent F.), Lester, Sorensen, Stonecipher, Strom, Vane, Mr. Speaker—16.

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. 475**, by Representative Powell:

Increasing expense allowance of legislative council members from five to eight cents.

The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the rules were suspended, House Bill No. 475 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. 475, and the bill passed the House by the following vote: Yeas, 70; nays, 9; absent or not voting, 20.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Bassett, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Giboney, Gordon, Griffith,
Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Stokes, Testu, Wintler, Woodall, Zent—70.

Those voting nay were: Representatives Hurley, Lennart, Pedersen, Riemcke, Simmons, Smith, Timm, Wenber, Young—9.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Ball, Beierlein, Bernethy, Carmichael, Eldridge, Frayn, Gallagher, Hofmeister, Jones (John R.), Jones (Mrs. Vincent F.), Miller (Floyd C.), Powell, Sorensen, Stonecipher, Strom, Vane, Wedekind, Mr. Speaker—20.

House Bill No. 475, having received the constitutional majority, was declared passed.

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

House Bill No. 327, by Representatives Clark, Gallagher and Adams:
Relating to descent of property in certain cases.
The bill was read the second time by sections.
Mr. Clark moved that the following amendment be adopted:

In section 1, line 8 of the original bill, being line 3 of the printed bill, beginning with the words "If a person dies" strike the entire paragraph and insert in lieu thereof the following: "If a person dies leaving a surviving spouse and issue by a former spouse or a mother, father, brother, sister, and leaving a will whereby all or substantially all the deceased's property passes to the surviving spouse, or having before death conveyed all or substantially all of his or her property to the surviving spouse, and afterwards the latter dies without heirs and without disposing of his or her property by will so that except for this section the same would all escheat, the issue or mother, father, brother, sister of the spouse first deceased shall take and inherit from the spouse last deceased the property so acquired by will or conveyance or the equivalent thereof in money or other property. This section shall be retroactive as to estates unadministered or in course of administration and undistributed.

Debate ensued.
Mr. Henry (Edward E.) moved the adoption of the following amendment to Mr. Clark's amendment:

Strike the entire last sentence to the amendment and insert in lieu thereof four asterisks (• • • •).

Debate ensued.
The Speaker resumed the Chair.
Mr. Jones (W. Kenneth) demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the amendment by Mr. Henry (Edward E.) to the amendment.
The motion was lost on a rising vote and the amendment to the amendment was not adopted.
Mr. Clark moved that the following amendment to the amendment be adopted:

In section 1, line 7 of the amendment, add the word "or" after the comma following the word "brother" and before the word "sister" and in line 15 of the amendment add the word "or" after the comma following the word "brother" and before the word "sister"; and in line 19 after the word "property" strike the period (.) and add the
following words as a part of the sentence: "in accordance with decree of kindred otherwise provided by laws of descent of this state."

Debate ensued.
Mr. Smith demanded the previous question and the demand was sustained.
The motion was carried and the amendment to the amendment was adopted.
The Speaker declared the question before the House to be the adoption of the amendment as amended.
The motion was carried and the amendment as amended was adopted.
Mr. Clark moved that the rules be suspended, that House Bill No. 327 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.
The motion was lost on a rising vote.
House Bill No. 327 was passed to third reading and ordered engrossed.

House Bill No. 412, by Representative Ford:
Relating to the disposition of public records.
On motion of Mr. Ford, House Bill No. 412 was indefinitely postponed.

Substitute House Bill No. 302, by Committee on Revenue and Taxation:
Relating to inheritance taxes and taxing of property transferred in contemplation of death.
The bill was read the second time by sections.
Mr. Roderick moved that the following amendment be adopted:
In section 6, line 14 of the printed bill, after the words "each living" and before the words "child born" insert the words "minor or dependent"
Debate ensued.
Mr. Smith demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
On motion of Mr. O'Brien, the rules were suspended, Substitute House Bill No. 302 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 Substitute House Bill No. 302, and the bill passed the House by the following vote: Yeas, 78; nays, 9; absent or not voting, 12.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Conney, Cory, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hurley, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Márdesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—78.
Those voting nay were: Representatives Donohue, Gordon, Hoopingarner, Huhta, Jeffreys, Neill, Olson (Ole H.), Sandison, Simmons—9.
Those absent or not voting were: Representatives Bailey, Carty, Ford,
Griffith, Henry (Al), Johnson (Charlie), Jones (John R.), Lennart, McLean, Sorensen, Stonecipher, Strom—12.

Substitute 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.

**House Bill No. 506**, by Representatives Brown (Gordon J.), Kellogg and Hansen:

Amending the highway code.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 506, amending the highway 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 6, page 5, line 14 of the original bill, being page 3, line 35 of the printed bill, after the period (.) following the word "destroyed" add the following sentence: "In the event the director has issued license period tabs or a wind shield emblem instead of vehicle license number plates, and upon the loss, defacement or destruction of said tabs, or wind shield emblem, application shall be made on a form provided by the director and in the same manner as above described, and shall be accompanied by a fee of one dollar for each pair of tabs or for each wind shield emblem, whereupon the director shall issue to the applicant a duplicate pair of tabs or a wind shield emblem to replace those lost, defaced or destroyed."

In section 7, page 5, line 18 of the original bill, being page 3, line 37 of the printed bill, after the word "car" and before the word "two-wheel" insert the words "one or"

In section 9, page 5, following line 31 of the original bill, being page 4, line 4 of the printed bill, after the colon (:) following the word "fees" add the following: "Provided, however, That no motor truck or truck tractor having an empty weight of more than four thousand pounds shall be licensed for less than one hundred fifty per cent of the actual empty weight of such vehicle;"

In section 10, page 6, lines 19 and 20 of the original bill, being page 4, line 23 of the printed bill, after the word "trailer" and before the word "semi-trailer" strike the word "and" and insert in lieu thereof the following: "• • • • "

Further amend section 10, page 6, line 20 of the original bill, being page 4, line 23 of the printed bill, after the word "semi-trailer" and before the word "based" insert the words "and pole trailer"

Further amend section 10, page 6, line 21 of the original bill, being page 4, line 24 of the printed bill, after the colon (:) following the word "fees" insert the following: "Provided, however, That no trailer, semi-trailer or pole trailer having an empty weight of more than four thousand pounds shall be licensed for less than one hundred fifty per cent of the actual empty weight of the vehicle;"

In section 18, page 11, line 11 of the original bill, being page 7, line 14 of the printed bill, after the word "semi-trailer" and before the word "with" insert a comma (,)

In section 20, page 12, line 29 of the original bill, being page 8, line 8 of the printed bill, after the word "of" and before the word "ten" insert the word "over"

Further amend section 20, page 12, line 30 of the original bill, being page 8, line 8 of the printed bill, after the word "inches" and before the words "in width" strike the words "or more"

In section 27, page 15, line 16 of the original bill, being page 9, line 25 of the printed bill, after the words "of this" and before the comma (,) preceding the words "the width" strike the word "subsection" and insert in lieu thereof the following: "• • • • section"

Further amend section 27, page 15, line 19 of the original bill, being page 9, line 27 of the printed bill, after the word "this" and before the comma (,) preceding the word "the" strike the word "subsection" and insert in lieu thereof the following: "• • • • section"

Strike the whole of section 30 and substitute in lieu thereof the following: "Sec. 30. A new section is added to chapter 46.10, R.C.W., to read as follows:"
"In addition to the limitations of sections 26 to 28, inclusive, if the gross axle weight is not more than five hundred pounds in excess of the maximum gross axle weight for one axle, and if the gross weight of two axles spaced less than seven feet apart is not more than one thousand pounds in excess of the maximum gross weight for two axles spaced less than seven feet apart, and if the gross weight of any group of axles is not more than fifteen hundred pounds in excess of the maximum gross weight for any group of axles according to the wheelbase spacing of the group of axles as shown in the maximum gross load table of section 28, and if the maximum gross weight of the combination of vehicles is not more than two thousand pounds in excess of the maximum gross weight of the combination of vehicles, when fully licensed as permitted by law, the arresting officer may, within his discretion, permit the operator to proceed with his vehicle or vehicles in combination without penalty or the removal of the excess weight, but this discretionary action by the arresting officer shall in no manner relieve the operator of the vehicle or combination of vehicles of any penalty or fee imposed by this act for such excess weight. For the purposes of determining gross weights the actual scale weight taken by the arresting officer shall be prima facie evidence of such total gross weight of vehicle or combination thereof.

"It being the intention of the legislature to recognize that occasional weight discrepancies in cargo will occur, and to provide the arresting officer with authority and discretion to determine the same; but to prevent the habitual and consistent loading of vehicles above the licensed gross weight of the vehicle provided for in this act.

"The chief of the state patrol with the advice of the director of highways, may make reasonable rules and regulations to aid in the enforcement of the provisions of this section."

Strike the whole of section 31 and substitute in lieu thereof the following: "Sec. 31. A new section is added to chapter 46.10, R.C.W., to read as follows:

"In addition to the limitations of sections 26 and 28, inclusive, a three-axle truck tractor and a two-axle pole trailer combination engaged in the operation of hauling logs, shall have an allowable variation in wheelbase length of six feet for the distance between the first and last axle of the vehicle in combination which has a wheelbase overall length of thirty-seven feet or more and if the gross axle weight is not more than nine hundred pounds in excess of the maximum gross axle weight for one axle, and if the gross weight of two axles spaced less than seven feet apart is not more than sixteen hundred pounds in excess of the maximum gross axle weight for two axles spaced less than seven feet apart, and if the maximum gross weight of the combination of vehicles is not more than three thousand four hundred pounds in excess of the maximum gross weight of the combination of vehicles, when fully licensed as permitted by law, the arresting officer may, within his discretion, permit the operator to proceed with his vehicle or vehicles in combination without penalty or the removal of the excess weight, but this discretionary action by the arresting officer shall in no manner relieve the operator of the combination of vehicles of any penalty or fee imposed by this act for such excess weight. For the purpose of determining gross weights the actual scale weight taken by the arresting officer shall be prima facie evidence of such total gross weight of vehicles in combination thereof.

"It being the intention of the legislature to recognize that occasional weight discrepancies in cargo will occur, and to provide the arresting officer with authority and discretion to determine the same; but to prevent the habitual and consistent loading of vehicles above the licensed gross weight of the vehicle provided for in this act.

"The chief of the state patrol, with the advice of the director of highways, may make reasonable rules and regulations to aid in the enforcement of the provisions of this section."

In section 39, page 24, line 24 of the original bill, being page 14, line 42 of the printed bill, after the word "sections" and before the word "may" strike the following "25 through 27" and insert in lieu thereof "26 through 28."

In section 43, page 27, line 4 of the original bill, being page 16, line 12 of the printed bill, after the word "Section" and before the comma (,) preceding the letters "R.C.W." strike the figures "82.10.02" and insert in lieu thereof the figures "82.36.020"

In section 43, page 27, line 25 of the original bill, being page 16, line 28 of the printed bill, following the period (.) after the word "vehicle" and before the words "Of the" insert the following: "The net gallonage, for purposes of tax distribution, shall be computed after deducting three-fourths of one per cent therefrom. The proceeds of the amount deducted shall be paid into the motor vehicle fund. The proceeds of the net gallonage remaining shall be distributed as follows:"

JULIA BUTLER HANSEN, Chairman.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the sixteen committee amendments were adopted.

Mr. Woodall moved that the following amendment be adopted:

In section 12, page 7, lines 26 and 27 of the original bill, being page 5, line 13 of the printed bill, after the underscored words “in his” and before the underscored word “neighborhood” strike the underscored word “immediate”

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Woodall moved that the following amendment be adopted:

In section 12, page 7, lines 30 and 31 of the original bill, being page 5, line 16 of the printed bill, after the words “than money” insert an underscored period (.) and strike the following: “or obligation payable in money.”.

Debate ensued.

The motion was carried and the amendment was adopted.

The Speaker called on Mr. Vane to preside.

On motion of Mrs. Hansen, 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.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

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, 0; absent or not voting, 11.


Those absent or not voting were: Representatives Bailey, Dootson, Henry (Al), Johnston (Elmer E.), Lennart, McLean, Sorensen, Stonecipher, Strom, Woodall, Mr. Speaker—11.

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. 404, by Representatives Cory, Hoopingarner and Knoblauch (by departmental request):

Relating to hospitalization and treatment of the mentally ill.

House of Representatives,
Olympia, Wash., February 23, 1951.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 404, relating to hospitalization and treatment of the mentally ill, have had 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, lines 17 and 18 of the original bill, being line 7 of the printed bill, after the word "mean" and before the word "found" strike the words "a person mentally ill when" and insert in lieu thereof the words "any person"

In section 17, page 7, line 3 of the original bill, being page 4, line 30 of the printed bill, after the word "county" and before the words "to the effect" insert the following: "where the court has not designated some other person."

In section 25, subsection (4), page 9, line 19 of the original bill, being page 6, lines 6 and 7 of the printed bill, after the comma (,) following the word "others" and before the word "dangerous" strike the words "but is" and insert in lieu thereof the words "and is not"

In section 28, page 10, lines 11 and 12 of the original bill, being page 6, lines 24 and 25 of the printed bill, after the words "of such persons" and before the words "by medical" strike the words "detained in such facilities and may order the examination of such persons"

In section 30, page 11, lines 19 and 20 of the original bill, being page 7, line 12 of the printed bill, after the words "United States" and before the words "in the state" strike the words "commissioner of immigration" and insert in lieu thereof the words "district director of immigration and naturalization"

In section 33, page 12, line 12 of the original bill, being page 7, lines 29 and 30 of the printed bill, after the comma (,) following the word "actions" and before the word "unless" strike the word "and" and insert in lieu thereof the word "or"

In section 46, page 15, line 22 of the original bill, being page 9, line 19 of the printed bill, after the word "No" and before the word "person" insert the words "mentally ill"

In section 49, subsection (5), page 17, lines 10, 11 and 12 of the original bill, being page 10, lines 17, 18 and 19 of the printed bill, following the period (.) after the word "fund" strike the remainder of the subsection.

Russell T. Hoopingarner, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed House Bill No. 404 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 Clerk called the roll on the final passage of Engrossed House Bill No. 404, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Freyn, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoeffel, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnsoh (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney,
Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Stokes, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—80.

Those voting nay were: Representative Paulsen—1.

Those absent or not voting were: Representatives Anderson (Eva), Beierlein, Cooney, Gallagher, Giboney, Henry (Al), Hoff, Hofmeister, Johnston (Elmer E.), King, McLean, Powell, Simmons, Sisson, Sorensen, Stonecipher, Strom, Mr. Speaker—18.

Engrossed 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. 441, by Representatives Cory, Hoopingarner and Knoblauch:
Relating to insane and feeble minded persons and their return to or discharge from state institutions.

Mr. Speaker:
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 441, relating to insane and feeble minded persons and their return to or discharge from 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 amendment:

In section 1, page 2, line 2 of the original bill, being line 23 of the printed bill, after the word “organization” insert asterisks (• • • •) and a period (.) and strike the balance of the matter down to and including the period (.) following the words “in this state” in line 4 of the original bill, being line 25 of the printed bill.

RUSSELL T. HOOPINGARNER, Chairman.


The bill was read the second time by sections.

On motion of Mr. Cory, the rules were suspended, Engrossed House Bill No. 441 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 Clerk called the roll on the final passage of Engrossed House Bill No. 441, 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), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Clark, Comfort, Conor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sissoo, Smith, Stokes; Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—86.
Those absent or not voting were: Representatives Anderson (Eva), Bailey, Brown (Henry A.), Cooney, Gallagher, Hofmeister, Johnson (Charlie), Jones (John R.), King, Sorensen, Stonecipher, Strom, Mr. Speaker—13.

Engrossed 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. 545**, by Representative Olson (Ole H.):

Relating to industrial insurance rates in war and defense plants during national emergency.

_House of Representatives, Olympia, Wash., February 27, 1951._

MR. SPEAKER:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 545, relating to industrial insurance rates in war and defense plants during national 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 1, line 8 of the original bill, being page 1, line 3 of the printed bill, after the word "industries" and before the word "may" insert the following: "upon the request of the secretary of defense of the United States"

HENRY A. BROWN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the committee amendment was adopted.

Mr. Olson (Ole H.) moved that the following amendment be adopted:

Amend line 5 of the mimeographed House committee amendment to section 1, page 1, line 8 of the original bill, being page 1, line 3 of the printed bill, adopted March 2, 1951, after the underscored words "United States" add the following: "or the chairman of the United States atomic energy commission."

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Olson (Ole H.) moved that the following amendment be adopted:

In section 2, page 2, line 1 of the original bill, being page 1, lines 21 and 22 of the printed bill, after the asterisks ( * * * * ) following the words "United States" and before the word "or" strike the word "heretofore" and insert in lieu thereof the words "on May 27, 1941, in Proclamation 2487, during the continued existence of the emergency proclaimed by the President of the United States on December 16, 1950, in Proclamation 2914,"

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Ölson (Ole H.), the rules were suspended, Engrossed House Bill No. 545 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 545, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al),

Those voting nay were: Representative Donohue—I.

Those absent or not voting were: Representatives Anderson (Eva), Comfort, Dootson, Hawley, Hurley, Nunamaker, Pedersen, Siler, Sorensen, Stonecipher, Strom, Zent, Mr. Speaker—13.

Engrossed House Bill No. 545, having received the 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. O'Brien moved that all bills passed today be ordered immediately transmitted to the Senate.

The motion was carried.

House Bill No. 402, by Representatives Savage and Kellogg:

Providing for consolidation of election precincts for city and district elections.

The bill was read the second time by sections.

On motion of Mr. Savage, the rules were suspended, House Bill No. 402 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. 402, and the bill passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.


Those voting nay were: Representatives Kirk, Simmons—2.

Those absent or not voting were: Representatives Anderson (Eva), Brown (Gordon J.), Ford, Hawley, Henry (Al), Hillyer, Hurley, Sorensen, Stonecipher, Strom, Mr. Speaker—11.
House Bill No. 402, having received the constitutional majority, was declared passed.

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

**House Bill No. 37**, by Representatives Comfort and King:
Relating to administration of public welfare and assistance.
The bill was read the second time by sections.

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

In section 10, subsection (1), page 3, lines 17 and 18 of the original bill, being page 2, line 34 of the printed bill, after the words “To adopt” and before the words “all rules” strike the following: “; upon the recommendation of the director;”

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

In section 12, page 4, line 17 of the original bill, being page 3, line 16 of the printed bill, after the word “governor” insert a period (.) and strike all of the matter down to and including the period (.) following the word “incumbent” in line 28 of the original bill, being line 25 of the printed bill.

Mr. Comfort moved that the rules be suspended and that House Bill No. 37 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Woodall demanded a division.

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

The Clerk called the roll on the motion of Mr. Comfort and the motion was lost by the following vote: Yeas, 35; nays, 54; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Carty, Clark, Comfort, Connor, Cooney, Cory, Eldridge, Frayn, Gallagher, Griffith, Hallauer, Holliday, Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Mayes, Olson (Ole H.), Ovenell, Phillips, Siler, Simmons, Stokes, Vane, Wintler—35.


Those absent or not voting were: Representatives Anderson (Eva), Brown (Gordon J.), Hansen, Hawley, Henry (Al), Hurley, Sorensen, Stonecipher, Strom, Mr. Speaker—10.

House Bill No. 37 was passed to third reading and ordered engrossed.

**House Bill No. 164**, by Representatives O’Brien, Jones (Mrs. Vincent F.) and Eldridge:
Relating to schools and school budgets.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 164, relating to schools and school budgets, have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation that it pass with the following amendments:

In section 3, page 1, lines 25 and 26 of the original bill, being page 1, lines 16 and 17 of the printed bill, after the words "Provided, That" and before the word "dollars" strike the words "in no case shall the reimbursement exceed one hundred and fifty" and insert in lieu thereof the words "the reimbursement shall be ninety".

In section 3, page 1, lines 27 and 28 of the original bill, being page 1, lines 18 and 19 of the printed bill, after the words "and such part of" and before the word "dollars" strike the words "two dollars and fifty cents" and insert in lieu thereof the words "one hundred and fifty cents".

In section 3, page 2, line 1 of the original bill, being page 2, line 21 of the printed bill, after the words "sum of" and before the word "per day" strike the words "two dollars and fifty cents" and insert in lieu thereof the words "one dollar and fifty cents".

In section 5, page 2, line 13 of the original bill, being page 2, line 3 of the printed bill, after the words "sum of" and before the word "million" strike the words "three" and insert in lieu thereof the word "two"

Ole H. Olson, Chairman.


The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the committee amendments were adopted.

Mr. Woodall moved that the following amendment be adopted:

In section 3, line 22 of the printed bill, after the period (.) following the word "months" add the following: "Provided further, This shall not apply to teachers receiving an annual salary of $4,800.00 or more."

Debate ensued.

The motion lost and the amendment was not adopted.

Mr. Johnson (Charlie) moved that the following amendment be adopted:

Strike the committee amendments to section 3, page 1, lines 16 and 17 of the printed bill and to section 3, page 1, lines 18 and 19 of the printed bill.

Debate ensued.

Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

The Speaker resumed the Chair.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 164 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 164, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell,
Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Clark, Hallauer, Orndorff, Woodall—4.

Those absent or not voting were: Representatives Gallagher, Hurley, Johnston (Elmer E.), Kirk, Neill, Sorensen, Stonecipher, Strom—8.

Engrossed House Bill No. 164, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Adams, 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 Beierlein, Connor, Cooney, Ford, Frayn, Giboney, Hansen, Hallauer, Hawley, Hess, Hoefel, Hofmeister, Holliday, Jeffreys, Kellogg, McLean, Powell, Ridgway, Riemcke, Sandison, Sisson and Stonecipher, Representative Stonecipher having been excused.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 2, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Joint Resolution No. 18, have compared same with the original resolution and find it correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Douglas G. (Doug) Kirk, August P. Mardesich.

House of Representatives, Olympia, Wash., March 2, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 441; also Engrossed House Bill No. 529, have compared same with the original bills and find them correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, Vernon A. Smith.

SECOND READING OF BILLS

House Bill No. 173, by Representatives Bernethy and Wedekind:

Relating to extrahazardous occupations.

House of Representatives, Olympia, Wash., March 1, 1951.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 173, relating to extrahazardous occupations, have had 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 16 and 17 of the original bill, being line 9 of the printed bill, after the underscored words “his employer” and before the underscored words “or while” insert the underscored words “while going to and from his work.”
In section 1, line 18 of the original bill, being line 10 of the printed bill, after the words "his employer" strike the period (.) and insert in lieu thereof a colon (:) and add the following: "Provided, That the word 'workman' shall not include persons being transported to and from work on transportation facilities not furnished or operated by his employer before or after working hours." HENRY A. BROWN, Chairman.


House of Representatives, Olympia, Wash., March 1, 1951.

MR. SPEAKER: We, a minority of your Committee on Industrial Insurance, to whom was referred House Bill No. 173, relating to extrahazardous occupations, 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: Elmer E. Johnston, Charles A. Riemcke, Vernon A. Smith.

The bill was read the second time by sections.

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

Mr. Clark moved the adoption of the following amendment:

In section 1, line 9 of the printed bill, after the word "employer" strike all the remaining matter in the paragraph and insert in lieu thereof a period (.)

Debate ensued.

Mr. Jones (W. Kenneth) demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

On motion of Mr. Bernethy, the rules were suspended, Engrossed House Bill No. 173 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 173, and the bill passed the House by the following vote: Yeas, 69; nays, 16; absent or not voting, 14.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Savage, Schumann, Siler, Simmons, Sorensen, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—69.

Those voting nay were: Representatives Ball, Clark, Cory, Griffith, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Orndorff, Ovenell, Powell, Shadbolt, Smith, Stokes, Timm, Woodall, Zent—16.

Those absent or not voting were: Representatives Dootson, Eldridge, Frayn, Hawley, Hoefel, Holliday, Hurley, Kellogg, Loney, Mardesich, Riemcke, Sandison, Sisson, Stonecipher—14.

Engrossed 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. 359**, by Representatives Hoff and Phillips:

Increasing amount of money recoverable in small claims departments of justice courts, fixing time for filing claims and limiting jurisdiction.

_House of Representatives,_
_Olympia, Wash., February 27, 1951._

**Mr. Speaker:**

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 359, increasing amount of money recoverable in small claims departments of justice courts, fixing time for filing claims and limiting jurisdiction, have had 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 14 of the original bill, being line 7 of the printed bill, after the period (.) following the word "court" insert the following: "When a counterclaim for the recovery of a sum in excess of fifty dollars, or for relief other than the recovery of money is filed, the small claims department of the justice's court shall cease to have jurisdiction."

ARTHUR R. PAULSEN, Chairman.


_House of Representatives,_
_Olympia, Wash., February 27, 1951._

**Mr. Speaker:**

I, a minority of your Judiciary Committee, to whom was referred House Bill No. 359, increasing amount of money recoverable in small claims departments of justice courts, fixing time for filing claims and limiting jurisdiction, 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.

The bill was read the second time by sections.

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

On motion of Mr. Hoff, the rules were suspended, Engrossed House Bill No. 359 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 359, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.
Those voting nay were: Representative Griffith—1.
Those absent or not voting were: Representatives Beierlein, Dootson, Eldridge, Gallagher, Henry (Edward E.), Holliday, Hoopingarner, Hurley, Lennart, Mardesich, Sisson, Stonecipher, Vane—13.

Engrossed 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.

**House Bill No. 119**, by Representatives Phillips and Hoff:
Increasing garnishment exemption to thirty-five dollars per week.
The bill was read the second time by sections.
On motion of Miss Phillips, the rules were suspended, House Bill No. 119 was advanced to third reading, the second reading considered the third, and the bill 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 House Bill No. 119, and the bill passed the House by the following vote: Yeas, 75; nays, 16; absent or not voting, 8.
Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knoblauch, Lennart, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Stokes, Strom, Timm, Wedekind, Woodall, Young, Zent, Mr. Speaker—75.
Those voting nay were: Representatives Beierlein, Carty, Giboney, Griffith, Hawley, Holliday, Johnston (Elmer E.), Kellogg, Kupka, Lester, Nunamaker, Riemcke, Sorensen, Testu, Wenberg, Wintler—16.
Those absent or not voting were: Representatives Adams, Cory, Dootson, Hurley, McLean, Sisson, Stonecipher, Vane—8.
House Bill No. 119, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 283**, by Representatives Gallagher and Zent:
Relating to emergency budgets in certain cities.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 283, relating to emergency budgets in certain cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
In section 4, page 3, lines 18 to 25 inclusive of the original bill, being page 2, lines 33 to 38 inclusive of the printed bill, beginning with the word "Expenditures" strike all the underscored matter down to and including the period (.) following the word "made" in line 25 of the original bill, being line 38 of the printed bill.

Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Zent, the rules were suspended, Engrossed House Bill No. 283 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 283, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Ch'arlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Stokes, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Riemcke, Simmons, Sorensen, Wenberg—4.

Those absent or not voting were: Representatives Connor, Cory, Donohue, Dootson, Henry (Al), Henry (Edward E.), Hurley, McLean, Miller (Floyd C.), Sisson, Stonecipher, Vane—12.

Engrossed House Bill No. 283, having received the constitutional majority, was declared passed.

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

House Bill No. 318, by Representatives Roderick, Wedekind and Olsen (Ray):

Fixing the rates of pay for inspectors of elections.

House of Representatives,
Olympia, Wash., February 8, 1951.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 318, fixing the rates of pay for inspectors of elections, have had 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, same being line 6 of the printed bill, after the word "two" and before the period (.) following the word "day" strike the words "dollars per day" and insert in lieu thereof the words "hours' compensation".

Charles R. Savage, Chairman.

We concur in this report: Andy Hess, Ernest W. Lennart, Homer O. Nunamaker, —20
The bill was read the second time by sections.
On motion of Mr. Savage, the committee amendment was adopted.
Mr. Carmichael moved that the following amendment be adopted:
In section 1, line 7 of the printed bill, after the words "entitled to" and before the word "cents" delete the word "ten" and insert in lieu thereof the word "seven"
Debate ensued.
Mr. Mardesich demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 318 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. 318, and the bill passed the House by the following vote: Yeas, 71; nays, 15; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Donohue, Forrest, Frayn, Giboney, Gordon, Hallauer, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeoffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Ridgway, Roderick, Sandison, Savage, Schumann, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Young, Mr. Speaker—71.

Those voting nay were: Representatives Bassett, Carty, Comfort, Cory, Griffith, Mayes, Neill, Pedersen, Riemcke, Shadbolt, Siler, Simmons, Wintler, Woodall, Zent—15.

Those absent or not voting were: Representatives Dootson, Eldridge, Ford, Gallagher, Hansen, Henry (Edward E.), Johnston (Elmer E.), McLean, Morris, Powell, Rasmussen, Sisson, Stonecipher—13.

Engrossed 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. 341, by Representatives Pedersen and Lennart:
Relating to proceedings for disorganization of townships.
The bill was read the second time by sections.
On motion of Mr. Pedersen, the rules were suspended, House Bill No. 341 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.
Mr. Forrest demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 341, and the bill passed the House by the following vote: Yeas, 81; nays, 4; absent or not voting, 14.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Hurley, Jeffreys, Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clde J.), Miller (Floyd C.), Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Griffith, Hoopingarner, Johnson (Charlie), Jones (John R.)—4.

Those absent or not voting were: Representatives Cooney, Dootson, Gallagher, Henry (Edward E.), Johnston (Elmer E.), Jones (W. Kenneth), Morris, Powell, Rasmussen, Riemcke, Simmons, Sisson, Stonecipher, Woodall—14.

House Bill No. 341, having received the constitutional majority, was 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 Bernethy and Bailey (by departmental request):
Relating to assessment of state and public lands situated in water districts.
The bill was read the second time by sections.
On motion of Mr. Bernethy, the rules were suspended, House Bill No. 407 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. 407, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Hess, Hoefel, Hoff, Hofmeister, Holliday, Huopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Stokes, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Clark, Hawley, Hurley, Riemcke, Simmons, Sorensen, Timm—7.

Those absent or not voting were: Representatives Dootson, Gallagher, Henry (Edward E.), Hillyer, Johnston (Elmer E.), Mayes, Neill, Rasmussen, Sisson, Stonecipher, Vane—11.
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. 528**, by Representatives Paulsen and Schumann:
Relating to exemption from execution and attachment.

House of Representatives,
Olympia, Wash., February 24, 1951.

**Mr. Speaker:**
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 528, relating to exemption from execution and attachment, have had 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 through 21 of the original bill, being lines 8 through 15 of the printed bill, strike subsections (2), (3), (4) and (5) and insert in lieu thereof the following:

"(2) To each householder, household goods, furniture and appliances, not to exceed the value of one thousand dollars.

"(3) To each householder, personal property necessary for the carrying out of his usual trade, occupation or means of livelihood, not to exceed the value of one thousand dollars.

"(4) To each householder or single person, other personal property not to exceed the value of two hundred and fifty dollars."

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.

Mr. Paulsen moved that the committee amendment be adopted.

Mr. Riemcke moved the adoption of the following amendment to the committee amendment:

In section 1, subsection (3), amend the amendment by striking the words "one thousand dollars" and inserting in lieu thereof the words "five hundred dollars"

Debate ensued.

Mr. Smith demanded the previous question and the demand was not sustained.

Debate ensued.

Mr. Olsen (Ray) demanded the previous question and the demand was sustained.

The motion by Mr. Riemcke was lost and the amendment to the amendment was not adopted.

Mr. Paulsen moved that the following amendment to the committee amendment be adopted:

Amend House committee amendment to section 1, lines 13 through 21 of the original bill, being lines 8 through 15 of the printed bill, adopted March 2, 1951, in subsection (3), line 7 of the original amendment, being line 8 of the mimeographed amendment, after the words "To each" and before the comma (,) preceding the words "personal property" strike the word "householder" and insert in lieu thereof the word "person"

Debate ensued.

The motion was carried and the amendment to the committee amendment was adopted.

The motion by Mr. Paulsen was carried and the committee amendment as amended was adopted.

On motion of Mr. Paulsen, the rules were suspended, Engrossed House
Bill No. 528 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 528, and the bill passed the House by the following vote: Yeas, 74; nays, 18; absent or not voting, 7.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Roderick, Sandison, Savage, Schumann, Shadbolt, Sisson, Smith, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—74.

Those voting nay were: Representatives Adams, Beierlein, Carty, Comfort, Cory, Frayn, Hallauer, Hillyer, Hoefel, Holliday, Lennart, Pedersen, Ridgway, Riemcke, Siler, Simmons, Sorensen, Zent—18.

Those absent or not voting were: Representatives Hawley, Hofmeister, Johnston (Elmer E.), King, Nunamaker, Olson (Ole H.), Stonecipher—7.

Engrossed House Bill No. 528, having received the constitutional majority, was declared passed.

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

**House Bill No. 535**, by Representatives Wintler, Carty and Holliday:

Relating to the publication of proposed city charters by freeholders.

The bill was read the second time by sections.

On motion of Mr. Holliday, the rules were suspended, House Bill No. 535 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. 535, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Connor, Donohue,
Giboney, Hawley, Hoff, Hofmeister, Johnson (Charlie), Johnston (Elmer E.), Mayes, Nunamaker, Riemcke, Stonecipher—12.

House Bill No. 535, having received the constitutional majority, was declared passed.

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

House Bill No. 558, by Representative Cooney:

Authorizing towns to purchase land outside their own limits for use as garbage dumps.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 558 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. 558, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Carty, Donohue, Hawley, Hofmeister, Johnston (Elmer E.), Nunamaker, Stonecipher, Vane—9.

House Bill No. 558, having received the constitutional majority, was declared passed.

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

House Bill No. 192, by Representative Wedekind:

Relating to the sale, by cities or towns, of real estate acquired for governmental purposes.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 192, relating to the sale, by cities or towns, of real estate acquired for governmental purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 13 of the original bill, being line 6 of the printed bill, strike the period (.) following the word "therefor" and insert in lieu thereof the following: 

"Provided, That the person from whom such property was acquired may, within one
FIFTY-FOURTH DAY, MARCH 2, 1951

year from the date when the price and terms and conditions of sale are made public, repurchase such property for the price and upon the terms and conditions prescribed."

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.
On motion of Mr. O'Brien, the committee amendment was adopted.
On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 192 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 192, 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), Bailey, Bassetl, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kikl, Knohlauo, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Maryes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Owenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Wodkekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Ball, Gallagher, Hofmeister, Hurley, Johnston (Elmer E.), McLean, Nunamaker, Simmons, Stonecipher, Vane, Young—11.

Engrossed House Bill No. 192, having received the constitutional majority, was declared passed.

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

House Bill No. 215, by Representatives Lester and Hallauer:
Relating to transportation of honey bees.

MR. SPEAKER:
We, your Committee on Horticulture, to whom was referred House Bill No. 215, relating to transportation of honey bees, have had 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 the enacting clause and insert in lieu thereof the following:

"Section 1. It shall be unlawful for the owner, lessee, caretaker, or any other person, to transport bees in hives or on combs within the state for any purpose, unless he shall first secure a permit and serial number from the director of agriculture. Such permit shall be valid until revoked and shall authorize the movement of bees within the state for any purpose. Upon receipt of an application for a permit and serial number, accompanied by a fee of one dollar, the director shall issue a permit and register a serial number to such applicant. Such serial number shall be preceded by the designator 'WN.' and by another letter which shall designate the county wherein the owner resides. The director shall likewise issue to the applicant a stencil of the registered serial number. Thereafter, the applicant shall stencil the registration number on or about each location or conveyance upon which hives are placed, in such manner that
each such location or conveyance may be identified by serial number: Provided, That such identification shall not be required whenever hives or colonies of bees shall be situated in any orchard for the purpose of pollinizing such orchard. The serial number on such conveyance or location shall correspond with the number on the permit issued by the director. Permits and serial numbers shall be non-transferable. All moneys derived from registration fees shall be deposited in the apiary inspection fund and shall be used for apiary inspection purposes.

"Sec. 2. Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor."  

WILBUR G. HALLAUER, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Hallauer, the rules were suspended, Engrossed House Bill No. 215 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. 215, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hollday, Hoopingarner, Huhta, Jefferys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Orndorff, Ovenell, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Lennart, Mardesich, Pedersen—3.

Those absent or not voting were: Representatives Ball, Gallagher, Hofmeister, Hurley, Johnston (Elmer E.), Nunamaker, Olson (Ole H.), Paulsen, Riemcke, Simmons, Stonecipher—11.

Engrossed House Bill No. 215, having received the constitutional majority, was declared passed.

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

House Bill No. 498, by Representatives Henry (Al) and Olson (Ole H.): Dividing the sixteenth legislative district into two districts and providing for representation therefor.

House of Representatives,  
Olympia, Wash., February 27, 1951.

MR. SPEAKER:  
We, a majority of your Committee on Elections, to whom was referred House Bill No. 498, relating to the legislature; creating a legislative reapportionment commission, defining its 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 it do pass with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following: "Section 1. To carry out the provisions of Article II, section 3 of the state constitution, there is established a bipartisan commission to be known as the legislative reapportionment commission, which shall be composed of seven members as follows:
“(1) Two state senators, one from each major political party, to be appointed by the President of the Senate;
“(2) Two state representatives, one from each major political party, to be appointed by the Speaker of the House of Representatives;
“(3) A judge of the state supreme court, to be appointed by the chief justice; and
“(4) Two superior court judges, to be appointed by the president judge of the association of superior court judges.

“The secretary of state and the director of the University of Washington bureau of government research shall be ex officio members of the commission.

“All members shall be appointed for a term which shall expire upon the thirty-first day of the legislative session next succeeding the date of their appointment.

“Sec. 2. The commission shall function in the interim between the thirty-second and thirty-third regular sessions of the legislature and thereafter in the interim following the legislative session which first succeeds the completion of the decennial federal census. In the event that the legislature shall prescribe a state decennial census, the commission shall likewise function in the interim following the legislative session which first succeeds the completion of such census.

“Sec. 3. The commission shall meet at the call of the member appointed by the chief justice, at a date not later than sixty days after the effective date of this act and thereafter not later than sixty days following the close of any session described in section 2 of this chapter. At such first meeting, the commission shall elect from among its members a chairman, vice-chairman, secretary and such other officers as the commission may desire, who shall hold office during their term upon the commission. Members may be removed for cause upon three-fifths vote of the membership. Four members of the commission shall constitute a quorum. Any vacancy in the commission shall not affect its powers, but shall be filled in the same manner in which the original appointment was made.

“Sec. 4. Legislative members of the commission shall receive fifteen dollars per diem when engaged in the performance of duties vested in the commission. All members shall be reimbursed for travel, subsistence, and other necessary expenses incurred by them in the performance of their duties.

“Sec. 5. The commission shall study and investigate the population, geographic and other factors affecting the equitable apportionment of the members of the legislature to the end that the members of the Senate and House of Representatives shall be apportioned and districted anew according to the number of inhabitants, excluding members of United States armed forces on active duty, and shall apportion the membership of the legislature in accordance with its findings.

“Apportionment shall be based upon a Senate composed of not more than forty-nine members and a House of Representatives of not more than ninety-nine members. Senatorial districts shall contain a number of inhabitants, which number shall be computed by dividing the number of proposed senatorial districts into the number of inhabitants of the state as determined by the last enumeration. Representative districts shall contain a number of inhabitants, which number shall be computed by dividing the number of proposed representatives into said number of inhabitants. The districts established may vary in population within limits of thirty per cent over or under the figure derived from such computations.

“Districts shall be as compact as possible and the boundaries thereof shall be reasonably regular. In making any apportionment, the commission shall not disturb the terms of holdover senators.

“Sec. 6. The commission shall complete its work of apportionment at least ninety days prior to the commencement of the regular session of the legislature which follows any session described in section 2 of this chapter. Upon completion of its work, the commission shall file its apportionment with the secretary of state, and, upon organization of the legislature, shall file the apportionment with each house thereof. The legislature may, within thirty days from the commencement of such session, by resolution with two-thirds of the members of each house concurring, reject the apportionment. If no such action shall be taken, the apportionment made and filed by the commission shall, upon the thirty-first day of such session, be and become the districting and apportionment of Senators and Representatives of the legislature of this state.

“Sec. 7. There is appropriated from the general fund the sum of twenty thousand dollars ($20,000), or so much thereof as may be necessary, to carry out the provisions of this act during the biennium ending March 31, 1953. Such moneys shall be expended by warrants issued by the state auditor pursuant to vouchers signed by the chairman and countersigned by the secretary.”
Amend the title—strike the whole thereof and substitute therefor the following: "An Act relating to the legislature; creating a commission to be known as the legislative reapportionment commission, authorizing such commission to reapportion the Senators and Representatives of the state subject to rejection by the legislature, defining its powers and duties, and making an appropriation." CHARLES R. SAVAGE, Chairman.


The bill was read the second time by sections.
Mr. Savage moved that the committee amendment be adopted.
Debate ensued.
Mr. Mardesich moved the adoption of the following amendment to the committee amendment:

In section 6, page 2, line 10 of the original House committee amendment, being page 2, line 32 of the mimeographed House committee amendment, after the period (.) following the word "thereof" strike all of the matter down to and including the period (.), following the words "this state" in line 16 of the original House committee amendment, being line 40 of the mimeographed House committee amendment.

Debate ensued.
The motion was carried and the amendment to the committee amendment was adopted.

Mr. Hallauer moved the adoption of the following amendment to the committee amendment:

In section 1, page 1, line 15 of the original House committee amendment, being page 1, lines 18 and 19 of the mimeographed House committee amendment, after the words "government research shall" and before the words "members of" strike the words "be ex officio" and insert in lieu thereof the words "sit with and advise the"

Debate ensued.
The motion was carried and the amendment to the committee amendment was adopted.

Mr. Jones (W. Kenneth) moved the adoption of the following amendment to the committee amendment:

In section 1, page 1, line 18 of the original House committee amendment, being page 1, line 21 of the mimeographed House committee amendment, after the words "day of the" and before the word "legislative" insert the word "regular"

Debate ensued.
The motion was carried and the amendment to the committee amendment was adopted.

Mr. Hess moved the adoption of the following amendment to the committee amendment:

In section 4, page 1, line 40 of the original House committee amendment, being page 1, line 46 of the mimeographed House committee amendment, after the word and figure "Sec. 4." strike all of the matter down to and including the period (.) following the word "commission" in line 42 of the original House committee amendment, being line 48 of the mimeographed House committee amendment.

Debate ensued.
The motion was carried and the amendment to the committee amendment was adopted.

Mr. Hawley moved the adoption of the following amendment to the committee amendment:

In section 7, lines 41 through 48 of the printed committee amendment, strike all of section 7.
Debate ensued.

The motion was lost and the amendment to the committee amendment was not adopted.

Mr. Hallauer moved the adoption of the following amendment to the committee amendment:

In section 6, page 2, line 10 of the original House committee amendment, being page 2, line 32 of the mimeographed House committee amendment, after the period (.) following the word “thereof” add the following: “The legislature may, within thirty days from the commencement of such session, by resolution with a majority of the members of each house concurring, reject the apportionment. If no such action shall be taken, the apportionment made and filed by the commission shall, upon the thirty-first day of such session, be and become the districting and apportionment of Senators and Representatives of the legislature of this state.”

Debate ensued.

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion by Mr. Savage was carried and the committee amendment, as amended, was adopted.

On motion of Mr. Savage, the committee amendment to the title was adopted.

On motion of Mr. Savage, the rules were suspended, Engrossed House Bill No. 498 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 Clerk called the roll on the final passage of Engrossed House Bill No. 498, and the bill passed the House by the following vote: Yeas, 62; nays, 33; absent or not voting, 4.


Those voting nay were: Representatives Bailey, Ball, Bernethy, Cooney, Forrest, Gallagher, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hoefel, Hollday, Hoopingarner, Hurley, Jones (W. Kenneth), Kellogg, King, Mayes, McLean, Miller (Floyd C.), Morris, Nunamaker, Orndorff, Pedersen, Ridgway, Simmons, Sisson, Sorensen, Timm, Wintler, Young, Mr. Speaker—33.

Those absent or not voting were: Representatives Carty, Dootson, Rasmussen, Stonecipher—4.

Engrossed House Bill No. 498, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 552, by Representative Ford:

Making an appropriation to reimburse the general fund for expenditures for earthquake damage to capitol buildings.

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 552, making an appropriation to reimburse the general fund for expenditures for earthquake damage to capitol buildings, have had 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 legislature hereby acknowledges an obligation of the capitol construction fund to the state general fund in the sum of nine hundred thousand dollars ($900,000) created by chapter 167, Laws of 1917, and undertakes to repay that amount over the next three bienniums. There is hereby appropriated from the capitol construction fund the sum of three hundred thousand dollars ($300,000) for transfer to the general fund as the first installment on such repayment.”

Amend the title by striking all matter following the word “appropriation” and insert in lieu thereof the following: “and acknowledging an obligation of the capitol construction fund to the general fund for expenditures therefrom for state capitol purposes pursuant to chapter 167, Laws of 1917.”

Robert Bernethy, Chairman.


The bill was read the second time by sections.

Mr. Bernethy moved that the committee amendment to section 1 be adopted.

Mr. Johnson (Charlie) moved the adoption of the following amendment to the committee amendment:

In section 1, line 5 of the original House committee amendment, being lines 5 and 6 of the mimeographed House committee amendment, after the words “sum of” and before the words “created by” strike the words and figures “nine hundred thousand dollars ($900,000)” and insert in lieu thereof the following: “one million ninety thousand dollars ($1,090,000)”;

in lines 8 and 9 of the original House committee amendment, being lines 10 and 11 of the mimeographed House committee amendment, after the words “sum of” and before the words “for transfer” strike the words and figures “three hundred thousand dollars ($300,000)” and insert in lieu thereof the following: “three hundred sixty-three thousand three hundred thirty-three dollars ($363,333)”

Debate ensued.

The motion was carried and the amendment to the committee amendment was adopted.

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 to section 1, as amended, was adopted.

On motion of Mr. Bernethy, the committee amendment to the title was adopted.

On motion of Mr. Bernethy, the rules were suspended, Engrossed House Bill No. 552 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 552, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson,

Those absent or not voting were: Representatives Brown (Gordon J.), Donohue, Gallagher, Hoff, Hurley, Johnston (Elmer E.), Jones (John R.), Kupka, Lennart, Riemcke, Sisson, Stonecipher—12.

Engrossed House Bill No. 552, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

Mr. Kupka:

"Mr. Speaker, I rise to a point of personal privilege. I want to call your attention to an article in the Tacoma News Tribune which states three boys escaped from the Chehalis school again, stole a lot of guns and burglarized and harassed a lot of people, the sheriff and schools. Now, I think this is a serious matter. Either we down here are not doing a good job or somebody at Chehalis is not doing a good enough job. I think this Body is entitled to an explanation. I just want to bring that to your attention."

House Joint Memorial No. 5, by Representatives Beierlein and Hofmeister:

Favoring a national old age pension.

The memorial was read the second time in full.

Mr. O'Brien moved that the rules be suspended, that House Joint Memorial No. 5 be advanced to third reading, the second reading considered the third, and that the memorial be placed on final passage.

The motion was lost on a rising vote.

House Joint Memorial No. 5 was passed to third reading.

MOTION

On motion of Mr. Knoblauch, the House reverted to the fifth order of business for the purpose of receiving a committee report.

REPORT OF STANDING COMMITTEE

House Bill No. 436 (reported by Committee on State Institutions):

Do pass as amended.

Passed to second reading.

MOTION

Mr. Rasmussen moved that the House advance to the ninth order of business and that House Bill No. 436 be read the second time in full.

The motion was carried.

The Speaker called on Mr. Olson (Ole H.) to preside.

SECOND READING OF BILLS

House Bill No. 436, by Committee on State Institutions:

Relating to the commitment, detention, confinement and release of sexual psychopathics.
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 436, relating to the commitment, detention, confinement and release of sexual psychopaths, have had 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 11 of the original bill, being line 3 of the printed bill, after the words "Psychopathic personality" strike the balance of the matter down to and including the period (.) following the word "conduct" in line 15 of the original bill, being line 6 of the printed bill and insert in lieu thereof the following: "means the existence in any person of such hereditary, congenital or acquired condition affecting the emotional or volitional rather than the intellectual field and manifested by anomalies of such character as to render satisfactory social adjustment by such person difficult or impossible."

In section 2, page 1, line 28 of the original bill, being line 17 of the printed bill, after the words "Psychopathic delinquent" strike the balance of the matter down to and including the period (.) following the words "mentally ill" on page 2, line 2 of the original bill, being page 1, line 21 of the printed bill and insert in lieu thereof the following: "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."

Strike the whole of section 4. Amend the bill further by renumbering section 5 to read "Sec. 4." and renumbering the remaining sections consecutively.

In section 6, renumbered section 5 by House committee amendment, page 2, line 25 of the original bill, being line 17 of the printed bill, after the word "At" and before the word "hearing" strike the word "the" and insert in lieu thereof the words "a preliminary"

In section 6, renumbered section 5 by House committee amendment, page 2, line 26 of the original bill, being line 17 of the printed bill, after the word "court" and before the word "require" strike the word "shall" and insert in lieu thereof the word "may"

In section 6, renumbered section 5 by House committee amendment, page 2, lines 26 and 27 of the original bill, being line 18 of the printed bill, after the word "licensed" and before the words "who have examined" strike the words "doctors of medicine" and insert in lieu thereof the word "physicians"

In section 6, renumbered section 5 by House committee amendment, page 3, lines 1 and 2 of the original bill, being page 2, lines 22 and 23 of the printed bill, after the words "county jail" and before the words "pending execution" insert the words "or other county facilities"

In section 20, renumbered section 19 by House committee amendment, page 6, lines 13 and 14 of the original bill, being page 4, lines 19 and 20 of the printed bill, after the word "licensed" and before the words "who shall have" strike the words "doctors of medicine" and insert in lieu thereof the word "physicians"

RUSSELL T. HOOPINGARNER, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 436 was advanced to third reading, the second reading considered the third, and the bill 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 Engrossed House Bill No. 436, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry
A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wintler, Woodall, Young, Zent—85.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Forrest, Gallagher, Hallauer, Hurley, Lennart, Mayes, Paulsen, Ridgway, Stonecipher, Timm, Wenberg, Mr. Speaker—14.

Engrossed House Bill No. 436, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mrs. Jones (Vincent F.), Representatives Hawley, Kirk, Nunamaker and Phillips were excused to work in committee.

House Bill No. 179, by Representative Savage (by departmental request):
Relating to elections.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 179, relating to elections, have had 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. Amend the bill further by renumbering section 2 to read “Section 1.”

In section 2, renumbered section 1 by House committee amendment, line 11 of the original bill, being line 5 of the printed bill, after the word “precincts” and before the comma (,) following the word “shall” on line 12 of the original bill, being line 5 of the printed bill, strike the following: “and in such event, shall”

In section 2, renumbered section 1 by House committee amendment, line 13 of the original bill, being line 6 of the printed bill, strike the comma (,) and the balance of the matter following the word “feasible” down through the period (.) following the word “precinct” in line 16 of the original bill, being line 9 of the printed bill, and insert in lieu thereof a colon (:) and the following: “Provided, That such polling places shall be located within a reasonable distance of their respective precincts.”

In section 2, renumbered section 1 by House committee amendment, lines 17 and 18 of the original bill, being line 10 of the printed bill, after the word “readily” and before the word “identifiable” insert the words “accessible and”

Strike the whole of sections 3 and 4.

In lines 1 and 2 of the title of the original bill, being line 1 of the printed bill, after the semicolon (;) following the word “voting” and before the word “and” strike the following: “declaring certain school holidays,”; also, after the word “places” and before the period (.) insert the words “outside of precinct boundaries”

Charles R. Savage, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Savage, the rules were suspended, Engrossed House Bill
No. 179 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. 179, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill; O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker — 84.

Those voting nay were: Representative Sandison—1.


Engrossed 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.

MOTION

Mr. O'Brien moved that the House recess until 11:45 o'clock p.m.

The motion was carried on a rising vote and the House adjourned until 11:45 o'clock p.m.

SECOND EVENING SESSION

The Speaker called the House to order at 11:45 o'clock p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Eva), Carmichael, Hawley, Kirk, Nunamaker, Phillips, Simmons, Stonecipher and Wenberg, Representative Stonecipher having been excused.

Mr. O'Brien 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 Stonecipher and Wenberg, Representative Stonecipher having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent member to the bar of the House.
On motion of Mr. O'Brien, the absent member, Mr. Wenberg, was excused from the call of the House, and the House proceeded with business under the call of the House.

**RECONSIDERATION**

Mr. Paulsen moved that the House now reconsider the vote by which Engrossed House Bill No. 498 passed the House.

Debate ensued.

**PARLIAMENTARY INQUIRY**

Mr. Woodall:

"Mr. Speaker, point of parliamentary inquiry. We are now on the ninth order of business—Second Reading of Bills. It is my understanding that to make such a motion at this time requires a suspension of the rules so that we would be either on the fourth order of business or the eleventh order of business."

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker is of the opinion that the motion would be in order at any time when we are under the order of business for consideration of bills. For instance, immediately after the vote has been taken, which would not require a suspension of the rules."

Mr. Woodall:

"But, when you have passed beyond that stage—when the matter before the House is the next bill on the calendar—it is my opinion it requires a suspension of the rules."

The Speaker:

"We have not left the order of business under which the action was taken and the Speaker will rule that the motion to reconsider is in order as long as we have not progressed beyond the order of business under which the motion was made and carried, and under which the bill was passed."

The Speaker declared the question before the House to be the motion by Mr. Paulsen to reconsider the vote by which Engrossed House Bill No. 498 passed the House.

The motion to reconsider was carried on a rising vote.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 498.

Mr. O'Brien demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 498, and the bill failed to pass the House by the following vote: Yeas, 43; nays, 54; absent or not voting, 2.


Those voting nay were: Representatives Adams, Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick,
Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wintler, Young, Mr. Speaker, 54.

Those absent or not voting were: Representatives Stonecipher, Wenberg, 2.

Engrossed House Bill No. 498, having failed to receive the constitutional majority, was declared lost.

**MOTIONS**

Mr. Rasmussen moved that the House now dispense with further proceedings under the call of the House.

The motion was carried on a rising vote.

Mr. O'Brien moved that the House adjourn until twelve o'clock noon, Saturday, March 3, 1951.

Mr. Woodall demanded a call of the House.

**POINT OF ORDER**

Mr. Henry (Edward E.):

"Point of order, Mr. Speaker. A motion to adjourn takes precedence over all motions."

Mr. Ford:

"Mr. Speaker, since no business has intervened, the demand is out of order."

Mr. Woodall:

"A demand for a call of the House is in order on a motion to adjourn. The motion to adjourn was made after the House dispensed with the last call of the House. Therefore, there has been an intervening motion."

Mr. Paulsen:

"If you recognized this point, the House would never be able to adjourn."

Mr. Henry (Edward E.):

"Further point of order, Mr. Speaker. A motion to adjourn takes precedence over all motions."

Mr. Woodall:

"Mine is not a motion."

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker will rule that a motion to adjourn takes precedence over all other motions and demands. Therefore, the motion by Mr. O'Brien to adjourn is in order."

Mr. Woodall:

"There is a motion before the House now, the motion to adjourn, which was not before the House when the call was dispensed with."

The Speaker:

"But parliamentary practice requires certain procedure and the motion has not yet been put. It will be necessary for that motion to be disposed of before you may demand a call of the House."

Mr. Woodall:

"Would your ruling be the same if an amendment was offered to a bill? Would not we be entitled to a call of the House on a given amendment?"

The Speaker:

"Not if the call had just been dispensed with. At least, not in the case of a motion to adjourn because to allow the ruling that a call of the House could be ordered at this time would be to open the gate to a point where seventeen members could indefinitely keep the House from adjourning."
Mr. Woodall:

"Is it your ruling, then, that Rule 66 does not apply—that, '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'?"

The Speaker:

"It could not apply in this instance, Mr. Woodall. To allow it to apply in this instance would be to defeat the majority in their efforts to adjourn. To make a ruling that would allow a minority group to place the House in a position of being unable to adjourn would clearly set a precedent that could not be sustained."

**APPEAL FROM THE RULING BY THE SPEAKER**

Mr. Clark:

"Mr. Speaker, I wish to appeal from the ruling by the Speaker."

The Speaker declared the question before the House: Shall the decision of the Speaker be the judgment of the House.

The decision of the Speaker was declared the judgment of the House on a rising vote.

The Speaker declared the question before the House to be the motion by Mr. O'Brien to adjourn.

The motion was carried on a rising vote and the House adjourned until twelve o'clock noon, March 3, 1951.

S. R. HOLCOMB, Chief Clerk.

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**FIFTY-FIFTH DAY**

**MORNING 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 Dootson, Eldridge, Lennart, McLean and Wedekind, Representative Dootson having been excused.

Prayer was offered by the Reverend Father Leahy, Pastor of the 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. Adams, 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. 37; also Engrossed House Bill No. 164; also Engrossed House Bill No. 173; also
Engrossed House Bill No. 192; also
Engrossed House Bill No. 283; also
Engrossed House Bill No. 318; also
Engrossed House Bill No. 359; also
Engrossed House Bill No. 528, have compared same with the original bills and find them correctly engrossed.

We concur in this report: James D. Stonecipher, (Miss) Ella Wintler.

Mrs. VINCENT F. JONES, Chairman.

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 532; also
Engrossed House Bill No. 545, have compared same with the original bills and find them correctly engrossed.

We concur in this report: James D. Stonecipher, (Miss) Ella Wintler.

House of Representatives,

Mr. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred
Engrossed Senate Bill No. 115, discontinuing the use of tax tokens, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT M. FORD, Chairman.


Passed to second reading.
FIFTY-FIFTH DAY, MARCH 3, 1951

Mr. Speaker:

Olympia, Wash., March 2, 1951.

We, a majority of your Committee on Elections, to whom was referred Senate Bill No. 354, requiring registrars to file with the secretary of state quarterly, certain vital statistics, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savage, Chairman.


Passed to second reading.

Mr. Speaker:

Olympia, Wash., March 2, 1951.

We, a majority of your Committee on Veterans' Affairs, to whom was referred Engrossed Senate Joint Memorial No. 11, asking exemption from income taxes for those in 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.

Louis E. Hofmeister, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 2, 1951.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 76; also Engrossed Senate Bill No. 104; also Engrossed Substitute Senate Bill No. 111; also Engrossed Senate Bill No. 155; also Engrossed Senate Bill No. 156; also Engrossed Senate Bill No. 177; also Engrossed Senate Bill No. 254; also Engrossed Senate Bill No. 272; also Engrossed Senate Bill No. 349, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has passed: Senate Bill No. 6; also Senate Bill No. 52; also Senate Bill No. 53; also Senate Bill No. 60; also Senate Bill No. 78; also Senate Bill No. 80; also Senate Bill No. 87; also Senate Bill No. 128; also Senate Bill No. 313, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 113, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has passed: Senate Bill No. 102; also Senate Bill No. 145; also Senate Bill No. 282; also Senate Bill No. 283; also Senate Bill No. 291; also Senate Bill No. 428, 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:

Engrossed Senate Bill No. 76, by Senators Hall and Sapp:
An Act relating to county auditors, and amending section 36.12.05, R.C.W., as derived from section 2, chapter 48, Laws of 1893.
Referred to Committee on Cities and Counties.

Senate Bill No. 102, by Senator Shank:
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 superior 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 11.16.03 and 11.16.04, R.C.W., and repealing sections 11.16.01, 11.16.02 and 11.16.05, R.C.W.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 104, by Senators Hall and Riley:
An Act relating to public assistance, and providing for annual reports of income and disbursements by certain persons and organizations, the audit of such reports, providing penalties and amending section 74.01.33, R.C.W.
Referred to Committee on Social Security.

Engrossed Substitute Senate Bill No. 111, by Senator Hutchinson:
An Act providing for the protection of persons in, or anticipating entry into, the military and naval services of the United States, amending section 73.04.03, R.C.W., adding a new section to chapter 70.04, R.C.W., providing penalties and declaring an emergency.
Referred to Committee on Veterans' Affairs.

Engrossed Senate Bill No. 113, by Senators Greive and Rosellini:
An Act authorizing the board of regents of the University of Washington to issue revenue bonds against certain income for hospital construction.
Referred to Committee on Colleges and Universities.

Senate Bill No. 145, by Senators Shannon and Washington:
An Act relating to flood control, amending section 86.03.02, R.C.W., and declaring an emergency.
Referred to Committee on Harbors, Waterways and Flood Control.

Engrossed Senate Bill No. 155, by Senator Hall:
An Act relating to public assistance and prohibiting receipt of assistance from more than one federal aid category to meet the needs of one person.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 156, by Senator Pearson:
An Act relating to highways and roads, the motor vehicle fund, the Agate Pass bridge, and the powers of the Washington Toll Bridge Authority, and making an appropriation.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 177, by Senator Eastvold:
An Act declaring work performed by maintenance and service employees in stores, buildings and establishments to be extrahazardous and providing for compensation in case of injuries.
Referred to Committee on Industrial Insurance.
Engrossed Senate Bill No. 254, by Senator Foster:
An Act relating to the crime of larceny, and amending section 9.31.09, R.C.W.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 272, by Senators Sutherland and Flanagan:
An Act relating to bail; providing for the licensing of bail bondsmen, agents and solicitors, providing for the administration of the act; establishing examination and license fees; prescribing penalties, and amending title 48 of the Revised Code of Washington.
Referred to Judiciary Committee.

Senate Bill No. 282, by Senator Barlow (by departmental request):
An Act relating to public health districts, and amending section 70.14.08, R.C.W.
Referred to Committee on Cities and Counties.

Senate Bill No. 283, by Senator Barlow (by departmental request):
An Act relating to hospital districts, amending section 70.13.03, R.C.W., and adding a new section to chapter 70.13, R.C.W.
Referred to Committee on Cities and Counties.

Senate Bill No. 291, by Senator Kimball:
An Act relating to sewer districts, and authorizing sewer district commissioners to invest funds in United States government securities.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 349, by Senator Sapp:
An Act relating to public utility districts; amending sections 54.01.06, 54.01.07, 54.01.08 and 54.03.08, R.C.W., and adding a new section thereto.
Referred to Committee on Public Utilities.

Senate Bill No. 428, by Senator Eastvold (by departmental request):
An Act relating to violation of rules of the department of labor and industries; providing penalties, and amending section 51.12.08, R.C.W.
Referred to Committee on Industrial Insurance.

The Speaker announced that he was about to sign: Senate Bill No. 6; also
Senate Bill No. 52; also
Senate Bill No. 53; also
Senate Bill No. 60; also
Senate Bill No. 78; also
Senate Bill No. 80; also
Senate Bill No. 87; also
Senate Bill No. 128; also
Senate Bill No. 313.

SECOND READING OF BILLS

Engrossed Senate Bill No. 73, by Senator Dixon:
Relating to fees of jurors, witnesses and public officers.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 73, relating to fees of jurors, witnesses and 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 with the following amendments:
In section 5, page 4, lines 6, 7 and 8 of the Engrossed Senate Bill, being lines 7 through 11, inclusive, of the mimeographed Senate amendment to section 5, page 3, line 2 of the printed bill, beginning with the underscored words "For the certifying" strike the entire underscored paragraph and insert in lieu thereof the following: "For the certifying of copies furnished or transcripts of records furnished which copies or transcripts are not prepared by the clerk, one dollar for the first legal size or smaller page and twenty-five cents for each additional legal size or smaller page;"

In section 5, page 4, line 30 of the Engrossed Senate Bill, being page 3, line 18 of the printed bill, after the comma (,) following the word "paper" and before the word "required" insert the following: "not related to or a part of any proceeding, civil or criminal, or any probate matter;"

ARTHUR R. PAULSEN, Chairman.


The bill 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. 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 Engrossed Senate Bill No. 73, as amended by the House, and the bill passed the House by the following vote: Yeas, 86; nays, 3; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holli-day, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wadekind, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Clark, Gallagher, Hurley—3.

Those absent or not voting were: Representatives Connor, Donohue, Dootson, Giboney, Hallauer, Huhta, Jones (John R.), Mayes, McLean, Wenberg—10.

Engrossed Senate Bill No. 73 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. 421, by Senators McMullen and Brown:
Increasing certain payments to industrial insurance claimants.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 421 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. 421, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Bailey, Connor, Cory, Dootson, Gordon, Hallauer, Hoff, Huhta, Jones (John R.), McLean—10.

Engrossed Senate 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.

The Speaker excused Mr. Beierlein.

**Senate Bill No. 47**, by Senator Keefe:

Regulating the conduct of boxing and wrestling contests.

The bill was read the second time by sections.

On motion of Mr. Gallagher, the rules were suspended, Senate Bill No. 47 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 47, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Beierlein, Connor, Cory, Dootson, Gordon, Hallauer, Loney, Mayes, McLean, Powell, Sorensen—11.

Senate Bill No. 47, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
Engrossed Senate Bill No. 307, by Senators Bargreen and Clark:

Authorizing conveyance of certain land to Everett school district for junior college site.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 307 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 307, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Adams, Beierlein, Connor, Cooney, Cory, Dootson, Eldridge, Gordon, Hallauer, Hess, Hurley, Loney, Mayes, Neill, Powell, Sorensen—16.

Engrossed Senate Bill No. 307, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 277, by Senator Happy:

Relating to insurance and the form and provisions of disability insurance policies.

The bill was read the second time by sections.

On motion of Mr. Holliday, the rules were suspended, Engrossed Senate Bill No. 277 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 277, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien,
Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Beierlein, Connor, Dootson, Eldridge, Gordon, Hallauer, Loney, Mayes, Powell, Sorensen, Wenberg—11.

Engrossed Senate Bill No. 277, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 278, by Senator Happy:
Relating to insurance annuities.
The bill was read the second time by sections.
On motion of Mr. Holliday, the rules were suspended, Engrossed Senate Bill No. 278 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 278, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representative Nunamaker—1.

Those absent or not voting were: Representatives Anderson (Eva), Beierlein, Connor, Dootson, Eldridge, Gallagher, Giboney, Gordon, Hoopingarner, Mayes, Sorensen, Wenberg—12.

Engrossed 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 Joint Memorial No. 5, by Senator Rogers:
Relating to peace treaty with Japan.
The memorial was read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, Senate Joint Memorial No. 5 was advanced to third reading, the second reading was considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 5, and the memorial 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schuman, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Beierlein, Carmichael, Carty, Dootson, Eldridge, Hallauer, Mayes, Sorensen—8.

Senate Joint Memorial No. 5, having received the constitutional majority, was declared passed.

Engrossed Senate Bill No. 120, by Senator Foster:
Increasing compensation of boards of directors of irrigation districts.
The bill was read the second time by sections.
On motion of Mr. Woodall, the rules were suspended, Engrossed Senate Bill No. 120 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 120, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Riemcke, Roderick, Sandison, Savage, Schuman, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Cory, Dootson, Eldridge, Gallagher, King, Mayes, Powell, Rasmussen, Sorensen, Strom—12.
Engrossed Senate Bill No. 120, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

Re-Engrossed Senate Bill No. 39, by Senator Sapp:
Relating to vacations and sick leave for county employees.
The bill was read the second time by sections.
On motion of Mr. Miller (Floyd C.), the rules were suspended, Re-Engrossed Senate Bill No. 39 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 Re-Engrossed Senate Bill No. 39, 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), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Floyd C.), Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Stokes, Stonecipher, Testu, Timm, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Donohue, Jeffreys—2.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Dootson, Eldridge, Mayes, Sisson, Sorensen, Strom, Vane, Woodall—10.

Re-Engrossed Senate Bill No. 39, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Senate Bill No. 31, by Senator Sutherland:
Relating to the establishment and boundaries of taxing districts.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third, and Senate Bill No. 31 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 31, 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), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess; Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Stokes, Stonecipher, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.
Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Dootson, Eldridge, Gallagher, Gordon, King, Mayes, Powell, Sorensen, Strom, Vane—12.

Senate 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.

Engrossed Senate Bill No. 65, by Senators Roup and Pearson (by highway department request):

Relating to wilful vandalism on the highways.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 65 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 65, and the bill passed the House by the following vote: Yeas, 57; nays, 31; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cory, Donohue, Eldridge, Giboney, Gordon, Griffith, Hansen, Henry (Al), Hillyer, Hoefel, Hoff, Holliday, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Floyd C.), Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Pedersen, Ridgway, Riemcke, Savage, Schumann, Shadbolt, Siler, Smith, Stonecipher, Strom, Testu, Timm, Vane, Wintler, Mr. Speaker—57.


Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Dootson, Gallagher, Henry (Edward E.), King, Mayes, Rasmussen, Sandison, Simmons, Sorensen—11.

Engrossed Senate Bill No. 65, having received the constitutional majority, was declared passed.

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

Senate Bill No. 97, by Senator Shank:

Permitting in certain cases trial by court of persons charged with crime.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and Senate Bill No. 97 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 97, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Henry (Al), Hillyer, Hoefel, Hoff,
Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Loney, Lorimer, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Hallauer, Hawley, Hess, Lennart, Lester, Testu—6.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Cory, Dootson, Gallagher, Henry (Edward E.), Mardesich, Mayes, Olson (Ole H.), Orndorff, Rasmussen, Sandison, Simmons, Soerenson—14.

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.

**Senate Bill No. 108**, by Senator Clark (by departmental request):

Providing refunds of motor vehicle fuel tax consumed by the United States off the public highways.

On motion of Mrs. Hansen, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

**SECOND READING OF BILLS**

Senate Bill No. 108 was re-read the second time by sections.

Mrs. Hansen moved that the following amendment be adopted:

In section 1, line 20 of the original bill, being lines 13 and 14 of the printed bill, after the word "vehicle" and before the word "operated" insert the following: "owned by the United States and"

Debate ensued.

The motion was carried and the amendment was adopted.

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**

On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 108 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 108 as amended by the House, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen,

Those voting nay were: Representatives Clark, Hawley, Kirk, Powell—4.

Those absent or not voting were: Representatives Beierlein, Donohue, Dootson, Rasmussen, Sandison, Simmons, Sorensen—7.

Senate Bill No. 108 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. 130, by Senator Lindsay:

Reimbursing cities and towns for motor vehicle excise taxes and making an appropriation.

On motion of Mr. Olson (Ole H.), the rules were suspended, the second reading considered the third, and Senate Bill No. 130 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 130, 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), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Beierlein, Dootson, Ford, Gallagher, Kupka, Sandison, Simmons, Sorensen—8.

Senate Bill No. 130, having received the constitutional majority, was declared passed.

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

Senate Bill No. 138, by Senators Roup and French:

Making unlawful the possession of branded meat food animals except in certain cases.

On motion of Mr. Knoblauch, the rules were suspended, the second reading considered the third, and Senate Bill No. 138 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 138, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch; Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.); Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Beierlein, Carmichael, Dootson, Gallagher, Lester, Nunamaker, Rasmussen, Sandison, Simmons, Stokes—10.

Senate Bill No. 138, having received the constitutional majority, was declared passed.

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

MOTIONS

On motion of Mr. Adams, all Senate bills passed today were ordered immediately transmitted to the Senate.

Mr. Wenberg moved that Senate Joint Memorial No. 10 be re-referred from the Committee on Parks and Playgrounds to the Committee on Forestry, State Lands and Buildings.

The motion was lost on a rising vote.

APPOINTMENT BY THE SPEAKER

The Speaker appointed Mr. Bernethy and Mr. Savage as members of the Engrossment and Enrollment Committee.

MOTION

On motion of Mr. Adams, the House adjourned until two o'clock p. m., Sunday, March 3, 1951.

S. R. HOLCOMB, Chief Clerk.

CHAS. W. HODDE, Speaker.
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 Connor, Dootson, Huhta, Hurley, Mardesich and Vane, Representative Mardesich having been 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. Adams, 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 Enrolled House Bill No. 237; also Enrolled House Bill No. 448, have compared same with the engrossed and original bills and find them correctly enrolled.

MRS. VINCENT F. JONES, Chairman.


MR. SPEAKER:

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 179; also Engrossed House Bill No. 436; also Engrossed House Bill No. 552, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Robert Bernethy, August P. Mardesich.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 404, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Howard T. Ball, Arthur H. Bassett.

The Speaker announced that he was about to sign: House Bill No. 237; also House Bill No. 448.

Engrossed Senate Bill No. 59 (reported by Committee on Agriculture and Livestock):

Do pass as amended.

Passed to second reading.
FIFTY-SIXTH DAY, MARCH 4, 1951

House of Representatives,

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 66, relating to guardianship of incompetent veterans, 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.


House of Representatives,

Mr. Speaker:

I, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 66, relating to guardianship of incompetent veterans, 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: C. A. Orndorff.

Passed to second reading.

Senate Bill No. 116 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Senate Bill No. 204 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 208, authorizing sale of certain state lands in Skagit 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 BERNEHY, Chairman.


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 Engrossed Senate Bill No. 218, placing the liability in certain cases for
fires on state land, have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it do pass.

ROBERT BERNE THY, Chairman.

We concur in this report: Robert C. Bailey, Dewey C. Donohue, Sidney S. Jeffreys,

Passed to second reading.

Sen ate Bill No. 239 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred
Engrossed Senate Bill No. 241, authorizing reciprocity with other states in collection
of taxes, have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

ROBERT M. FORD, Chairman.

We concur in this report: B. Roy Anderson, W. E. Carty, Newman H. Clark, Wesley
Loomis J. Shadboit, Harry A. Siler.

Passed to second reading.

Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Reclamation and Irrigation, to whom was re ferred
Senate Bill No. 242, permitting the payment of assessments by the state on
state lands in irrigation districts, have had the same under consideration, and we re spectfully
report the same back to the House with the recommendation that it do pass.

AL HENRY, Chairman.

We concur in this report: John R. Jones, James T. Ovenell, Harry A. Siler, Robert D.
Timm, Oscar Wenberg.

Passed to second reading.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 4, 1951.

MR. SPEAKER:

We, a majority of your Committee on Reclamation and Irrigation, to whom was re ferred Engrossed Senate Bill No. 243, providing for segregation of irrigation district
assessments, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.

AL HENRY, Chairman.

We concur in this report: John R. Jones, James T. Ovenell, Harry A. Siler, Robert D.
Timm, Oscar Wenberg.

Passed to second reading.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 4, 1951.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill
No. 275, relating to reports of traffic charges by courts, have had the same under consideration, and we respectfully report the same back to the House with the recommenda tion that it do pass.

ARTHUR R. PAULSEN, Chairman.

We concur in this report: Newman H. Clark, Marshall Forrest, Daniel W. Giboney,
Stokes.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 287, requiring publication of methods and rules to be followed in noxious weed extermination areas, 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.

Senate Bill No. 303 (reported by Committee on Agriculture and Livestock): Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 506, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Homer O. Nunamaker, Charles R. Savage, James D. Stonecipher.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: House Joint Memorial No. 2; also Engrossed House Bill No. 77; also House Bill No. 82; also Engrossed House Bill No. 94; also House Bill No. 96; also Engrossed House Bill No. 109; also Engrossed House Bill No. 112; also Engrossed House Bill No. 206; also Engrossed House Bill No. 237; also House Bill No. 448, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 68; also Engrossed Senate Bill No. 103; also Engrossed Senate Bill No. 124; also Engrossed Senate Bill No. 141; also Engrossed Senate Bill No. 164; also Engrossed Senate Bill No. 179; also Engrossed Senate Bill No. 196; also Engrossed Senate Bill No. 198; also Engrossed Senate Bill No. 244; also Engrossed Senate Bill No. 319; also Engrossed Senate Bill No. 340; also Engrossed Senate Bill No. 389; also Engrossed Senate Bill No. 431; also Engrossed Senate Bill No. 435, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
Mr. Speaker:

The Senate has passed: Senate Bill No. 29; also
Engrossed Senate Bill No. 81; also
Senate Bill No. 146; also
Engrossed Senate Bill No. 157; also
Senate Bill No. 174; also
Senate Bill No. 187; also
Senate Bill No. 229; also
Senate Bill No. 251; also
Senate Bill No. 252; also
Senate Bill No. 289; also
Engrossed Senate Bill No. 290, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: House Bill No. 151 with the following amendments:

Amend the bill by inserting after section 1 a new section reading as follows:

"Sec. 2. The governor is hereby authorized and directed to execute on behalf of the State of Washington, and the secretary of state to attest, a quit claim deed conveying to Frank T. Sager the following described real property in Spokane County which was formerly owned by Lillian B. Cone, now deceased, whose estate was probated in the superior court of the State of Washington for Spokane County, and which was escheated to the State of Washington through error, and should be reconveyed to Frank T. Sager, the sole heir at law of the said Lillian B. Cone, deceased:

Lot 1, block 7, South Side Cable Addition to Spokane Falls, (now Spokane) in the city of Spokane, Washington."

Amend the title by striking the period and inserting in lieu thereof a comma (,) and the following: "and to Frank T. Sager.",

and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

Mrs. Hansen moved that the House do concur in the Senate amendments to House Bill No. 151.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 151, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stencipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.
FIFTY-SIXTH DAY, MARCH 4, 1951

Those absent or not voting were: Representatives Connor, Donohue, Dootson, Huhta, Hurley, Mardesich, Vane—7.

House Bill No. 151, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 3, 1951.

Mr. Speaker:
The Senate has passed: Re-Engrossed House Bill No. 202 with the following amendments:

Amend section 1, subsection (9), page 2, lines 18 and 19 of the re-engrossed bill, after the asterisks (• • • *) and before the word "or" strike the following: "who has a minimum of three years experience as a licensed operator."

Amend section 5, page 3, line 25 of the re-engrossed bill, same being section 5, page 3, line 2 of the printed bill, after the asterisks (• • • *) strike the words "three hundred" and insert in lieu thereof the following: "one hundred fifty", and the same is herewith transmitted.

Herbert H. Siesler, Secretary.

Mr. Comfort moved that the House do concur in the Senate amendments to Re-Engrossed House Bill No. 202.

The motion was carried.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 202, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Connor, Dootson, Forrest, Hawley, Huhta, Hurley, Mardesich—7.

Re-Engrossed House Bill No. 202, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 3, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 255 with the following amendment:

Amend the bill by adding a new section to be known as section 5 to read as follows:

"Sec. 5. None of the provisions of this act shall apply to the use of liquid herbicides in the control of weed trees and forest insects on authorized tree farms."

and the same is herewith transmitted.

Herbert H. Siesler, Secretary.
Mr. Loney moved that the House do concur in the Senate amendment to Engrossed House Bill No. 255.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 255, 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 Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Brown (Gordon J.), Connor, Dootson, Hallauer, Huhta, Hurley, Mardesich, Powell, Vane—10.

Re-Engrossed House Bill No. 255, as amended by the Senate, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILLS

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

**Senate Bill No. 29**, by Senator Sutherland:
An Act relating to revenue and taxation, and amending sections 84.10.04 and 84.10.08, R.C.W.
Referred to Committee on Revenue and Taxation.

**Engrossed Senate Bill No. 68**, by Senators Lee and Zednick (by executive request):
An Act relating to the investment of current funds of the State of Washington by the state finance committee and declaring an emergency.
Referred to Committee on Revenue and Taxation.

**Engrossed Senate Bill No. 81**, by Senator Hall:
An Act relating to public assistance and providing for deductions from assistance payments for assistance payments fraudulently received.
Referred to Committee on Social Security.

**Engrossed Senate Bill No. 103**, by Senator Shank:
An Act relating to court costs and attorneys' fees, and amending section 4.22.26, R.C.W.
Referred to Judiciary Committee.

**Engrossed Senate Bill No. 124**, by Senator Dixon:
An Act relating to an increase in the portion of gross receipts collected from pari-mutuel machines and amending section 67.04.08, R.C.W.
Referred to Committee on State Government.
Engrossed Senate Bill No. 141, by Senators Lee and Riley (by executive request):

An Act relating to state government; establishing personnel policies and practices based on the merit principle; creating a state personnel department; providing for the appointment of a state personnel board and a director of personnel; defining their authority and responsibility; providing penalties for violations; repealing sections 74.01.03, 50.03.02, 50.03.03, 43.25.030 and 43.27.060, R.C.W., making an appropriation; creating a revolving fund, and declaring an emergency.

Referred to Committee on Labor Relations.

Mr. Woodall moved that Engrossed Senate Bill No. 141 be re-referred to the Committee on State Government.

Debate ensued.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Brown (Gordon J.), Dootson, Huhta, Jones (John R.) and Mardesich, Representative Mardesich having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Mr. Zent 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 a rising vote.

Mr. Brown (Gordon J.) appeared within the bar of the House.

Mr. Jones (John R.) appeared within the bar of the House.

Mr. O'Brien moved that the absent members 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 by Mr. Woodall that Engrossed Senate Bill No. 141 be re-referred to the Committee on State Government.

Debate ensued.

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

The Clerk called the roll on the motion by Mr. Woodall that Engrossed Senate Bill No. 141 be re-referred to the Committee on State Government and the motion was lost by the following vote: Yeas, 45; nays, 51; absent or not voting, 3.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hoefel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Wintler, Woodall, Zent—45.

Those voting nay were: Representatives Adams, Bailey, Beierlein, Berneyth, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Hollday, Hoopingarner, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray),
Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—51.

Those absent or not voting were: Representatives Dootson, Huhta, Marde-sich—3.

Senate Bill No. 146, by Senator Happy:
An Act permitting the importation of slot machines and parts thereof.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 164, by Senators Hall and Riley:
An Act relating to public assistance, and making the department of social security agent to recover property transferred fraudulently by a recipient.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 167, by Senators Hall and Riley:
An Act relating to the public assistance; establishing the responsibility of certain relatives to care for recipients and applicants of public assistance, and authorizing civil actions to recover assistance payments from responsible relatives.
Referred to Committee on Social Security.

Senate Bill No. 174, by Senators Riley and Tisdale:
An Act prohibiting the sale of intoxicating liquors on or near the grounds of the University of Washington, and amending section 66.11.19, R.C.W.
Referred to Committee on Veterans’ Affairs.

Engrossed Senate Bill No. 179, by Senators Bargreen and Eastvold:
An Act relating to the sale and transfer of piers, wharves, docks and boat landings in the city of Everett to the Everett port district.
Referred to Committee on Cities and Counties.

Senate Bill No. 187, by Senator Eastvold:
An Act relating to criminal confessions, and amending section 10.20.03, R.C.W.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 196, by Senator Bargreen:
An Act relating to places of refuge, and adding to chapter 74.08, R.C.W. three new sections.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 199, by Senators Rosellini and Raugust:
An Act relating to state government and establishing the Washington state safety council as a division of the executive department; providing for its organizational structure, and for the study of accident prevention thereby.
Referred to Committee on Roads and Bridges.

Senate Bill No. 229, by Senators Sapp and Hall:
An Act relating to public assistance; authorizing payments to recipients in certain medical institutions; amending section 74.08.030, R.C.W., and declaring an effective date.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 244, by Senators Greive and Hall:
An Act relating to and providing for the establishment of a state civil defense agency and other organizations for civil defense within this state;
granting certain executive powers with respect thereto and for related purposes; repealing chapter 177, Laws of 1941, chapters 6 and 24, Laws of 1943 and chapter 88, Laws of 1949; making an appropriation, and declaring an emergency.

Referred to Committee on Cities and Counties.

Senate Bill No. 251, by Senator Lindsay (by departmental request):
An Act relating to taxation of real and personal property; providing limiting rates of levy; and amending section 84.13.05, R.C.W.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 252, by Senator Lindsay:
An Act providing for the organization of park and recreation districts.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 289, by Senator Greive:
An Act relating to flood and slide control, and amending sections 86.07.01, 86.07.02, 86.07.03, 86.07.04, 86.07.05, 86.07.06, 86.07.07 and 86.07.08, R.C.W.
Referred to Committee on Harbors, Waterways and Flood Control.

Engrossed Senate Bill No. 290, by Senator Lindsay:
An Act relating to the powers of the regents and trustees of state institutions of higher learning with respect to tuition fees.
Referred to Committee on Colleges and Universities.

Engrossed Senate Bill No. 319, by Senators McMullen, Kimball and Roselini:
An Act relating to board of industrial insurance appeal, and amending section 51.52.100, R.C.W.
Referred to Committee on Industrial Insurance.

Engrossed Senate Bill No. 340, by Senator Hall:
An Act relating to social security, and providing for county emergency funds.
Referred to Committee on Social Security.

Engrossed Senate Bill No. 389, by Senators Greive and Sears:
An Act relating to industrial insurance authorizing a civil defense projects insurance rating plan and providing for payments to finance said plan; making an appropriation, and declaring an emergency.
Referred to Committee on Industrial Insurance.

Engrossed Senate Bill No. 431, by Senator Eastvold (by departmental request):
An Act relating to labor and industries; amending sections 51.02.14, 51.04.02, 51.04.08, 51.04.11, 51.08.05, 51.09.02 and 51.11.07, R.C.W., and repealing section 51.11.06, R.C.W.
Referred to Committee on Industrial Insurance.

Engrossed Senate Bill No. 435, by Senator Eastvold (by departmental request):
An Act relating to workmen's compensation benefits to persons engaged in hazardous and extrahazardous occupations, and amending sections 51.03.05 and 51.03.07, R.C.W.
Referred to Committee on Industrial Insurance.
SECOND READING OF BILLS

Senate Bill No. 140, by Senators Foster and Sutherland:
Relating to conditional sale or lease of railroad rolling stock.
The bill was read the second time by sections.
On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 140
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. 140, 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, Anderson (B. Roy), And-
derson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.),
Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory,
Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith,
Hallauer, Hansen, Hawley, Henry (AI), Henry (Edward E.), Hess, Hillyer,
Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffrey, Johnson
(Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.),
Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester,
Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris,
Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndoff, Ovenell,
Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick,
Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Soren-
sen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg,
Wintler, Woodall, Young, Zent, Mr. Speaker—96.
Those absent or not voting were: Representatives Dootson, Huhta, Marde-
sich—3.
Senate Bill No. 140, having received the constitutional majority, was de-
clared passed.
There being no objection, the title of the bill was ordered to stand as the
title of the act.

Engrossed Senate Bill No. 115, by Senator Lee (by departmental request):
Discontinuing the use of tax tokens.
The bill was read the second time by sections.
On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill
No. 115 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.
115, and the bill passed the House by the following vote: Yeas, 89; nays, 7;
absent or not voting, 3.
Those voting yea were: Representatives Adams, Anderson (B. Roy), And-
derson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.),
Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory,
Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith,
Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer,
Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffrey, Johnson
(Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kel-
logg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes,
McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker,
O'Brien, Olsen (Ray), Olson (Ole H.), Orndoff, Ovenell, Paulsen, Pedersen,
Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann,
Shadbolt, Siler, Simmons, Sisson, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—89.

Those voting nay were: Representatives Jones (Mrs. Vincent F.), Loney, Ridgway, Smith, Sorensen, Stonecipher, Mr. Speaker—7.

Those absent or not voting were: Representatives Dootson, Huhta, Mardesch—3.

Engrossed Senate Bill No. 115, having received the constitutional majority, was declared passed.

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

Engrossed Substitute Senate Bill No. 13, by Committee on Mines and Mining:

Amending the mine to market road act and making an appropriation.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Engrossed Substitute Senate Bill No. 13 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 13, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Roy), Olson (Ole H.), Orndorff, Ovneil, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Dootson, Huhta, Mardesch—3.

Engrossed Substitute Senate Bill No. 13, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Miller (Floyd C.), Representatives Connor and Hurley were excused from the call of the House.

Engrossed Senate Concurrent Resolution No. 1, by Senators Pearson and Shank:

Relating to investigation of condition of Columbia River fisheries.

The resolution was read the second time in full.
Mr. Gordon moved that the following amendment be adopted:

On page 2, line 8 of the printed resolution, after the word "provinces" and in line 9 before the word "and" strike the words "and the Columbia Valley Authority when the same is established"; and on page 2, line 14 of the printed resolution, after the word "Idaho" and in line 15 before the words "and any" strike the words "and the Columbia Valley Authority when and if such an authority is created."

Debate ensued.

Mr. Neill moved that the amendment be laid on the table without taking the resolution with it.

RULING BY THE SPEAKER

The Speaker:
"Your motion is out of order, Mr. Neill. The motion to lay the amendment on the table will take the resolution with it."

The motion by Mr. Gordon was lost on a rising vote and the amendment was not adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Concurrent Resolution No. 1 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Concurrent Resolution No. 1, and the resolution passed the House by the following vote: Yeas, 80; nays, 14; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.); Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—80.

Those voting nay were: Representatives Clark, Gordon, Johnston (Elmer E.), Jones (W. Kenneth), Lennart, Loney, Orndorff, Riemcke, Shadbolt, Smith, Stonecipher, Timm, Woodall, Zent—14.

Those absent or not voting were: Representatives Connor, Dootson, Huhta, Hurley, Mardesich—5.

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

MOTION

On motion of Mr. Woodall, Mr. Powell was excused from the call of the House.

Engrossed Substitute Senate Bill No. 40, by Senator Flanagan:

Relating to the sale of fireworks.

The bill was read the second time by sections.

Mr. Simmons moved that the following amendment be adopted:

In section 4, line 10 of the printed bill, add the following after the period (.) at the end of the section: "Also that no delivery shall be made to any retailer or consumer prior to June 20."

Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.

Mr. Simmons moved the adoption of the following amendment:

In section 5, line 15 of the printed bill, after the words "sales permit" and before the words "which fee" strike the words "shall be five dollars," and insert in lieu thereof the following: "as may be adopted by resolution or ordinance of the governing body."

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.

Mr. Ford moved the adoption of the following amendment:

In section 6, line 26 of the printed bill, strike the word "bond" and insert in lieu thereof the words "liability policy."

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.

Mr. Hoff moved that the following amendment be adopted:

On page 2 of the printed bill, strike all of section 7 and renumber the remaining sections consecutively.

Debate ensued.

The motion was lost and the amendment was not adopted.

Mr. Woodall moved that the following amendment be adopted:

In section 6, page 3, line 12 of the engrossed substitute bill, being page 2, line 26 of the printed substitute bill, after the words "a bond" and before the words "deemed adequate" insert the words "or liability policy."

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained. The motion was carried on a rising vote and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Substitute Senate Bill No. 40 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 40, as amended by the House, and the bill passed the House by the following vote: Yeas, 84; nays, 10; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Gordon, Griffith, Hansen, Henry (Al), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Brown (Gordon J.), Ford, Gallagher, Giboney, Hallauer, Hawley, Henry (Edward E.), Hoff, Roderick, Smith—10.

Those absent or not voting were: Representatives Connor, Dootson, Huhta, Hurley, Mardesich—5.
Engrossed Substitute Senate Bill No. 40, 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.

**Substitute Senate Bill No. 158**, by Committee on Constitution, Elections and Apportionment.

Relating to re-canvass of votes on voting machines.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Substitute Senate Bill No. 158 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

**MOTION**

On motion of Mr. Woodall, Mr. Hoefel was excused from the call of the House.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 158, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Connor, Dootson, Hoefel, Huhta, Hurley, Mardesich—6.

Substitute Senate Bill No. 158, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 86**, by Senator Sapp:

Relating to the destruction by the director of licenses of certain reproduced documents.

House of Representatives,
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 86, relating to the destruction by the director of licenses of certain reproduced documents, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 8 of the original bill, being line 3 of the printed bill, beginning with the words "The director" strike the entire paragraph and insert in lieu thereof the following: "The director, in his discretion, may destroy applications for vehicle licenses,
copies of vehicle licenses issued, applications for vehicle operators' licenses, and copies of issued vehicle operators' licenses, after they have been on file in his office for a period of three years and certificates of title or registration or other documents, records or supporting papers, on file in his office which have been photographed or reproduced on film for a period of not less than thirty days: Provided, That there shall be retained and filed with the director, as a permanent record or otherwise, any records deemed necessary or convenient for use in completing the case record of any motor vehicle operator, or for any other purpose.


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 rules were suspended, Senate Bill No. 86 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 86, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Loring, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Connor, Dootson, Hoefel, Huhta, Hurley, Mardesich—6.

Senate Bill No. 86, 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. 121, by Senator Foster:

Relating to the investment of certain irrigation district funds.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 93; nays, 0; absent or not voting, 6.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Connor, Doottson, Hoefel, Huhta, Hurley, Mardesich—6.

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.

MOTIONS

Mr. Lennart moved that Mr. Smith be excused from the call of the House.

The motion was lost.

Mr. O'Brien moved that the House dispense with further proceedings under the call of the House.

The motion was carried.

Senate Bill No. 122, by Senator Foster:

Permitting irrigation districts to contract for group insurance.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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 Clerk called the roll on the final passage of Senate Bill No. 122, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.
Those absent or not voting were: Representatives Connor, Dootson, Ford, Frayn, Hoefel, Huhta, Hurley, Mardesich, Simmons, Smith—10.

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.

**Senate Bill No. 216**, by Senators Keefe and Witten:

Permitting Class A counties to invest certain inactive funds in government bonds.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 216 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 216, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Hayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintondall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Connor, Dootson, Hoefel, Huhta, Hurley, Johnson (Charlie), King, Lennart, Mardesich, Simmons, Smith—11.

Senate 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.

**Engrossed Senate Bill No. 143**, by Senators Raugust and Washington:

Relating to formation of county road improvement districts.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Engrossed 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.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 143, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Cooney, Cory, Donohue,
Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Carty, Connor, Dootson, Hoefel, Huhta, Hurley, Lennart, Mardesich, Nunamaker, Rasmussen, Simmons, Smith, Woodall—13.

Engrossed 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.

**Senate Bill No. 150**, by Senators Rosellini and Zednick:
Relating to the issuance and sale of certain securities.
The bill was read the second time by sections.

On motion of Mr. Beierlein, the rules were suspended, Senate Bill No. 150 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 150, and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoff, Hofmeister, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—73.

Those absent or not voting were: Representatives Bailey, Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Henry (Al), Henry (Edward E.), Hoefel, Holliday, Huhta, Hurley, Lennart, Mardesich, Miller (Floyd C.), Nunamaker, Rasmussen, Sandison, Simmons, Sisson, Smith, Timm, Woodall—26.

Senate Bill No. 150, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 151**, by Senators Roup and French:
Relating to fees and bonds of dealers in agricultural products.
The bill was read the second time by sections.
Mr. Comfort moved that the following amendment be adopted:

In section 1, line 19 of the original bill, being line 12 of the printed bill, after the word "director" underscore the period (.) and add the following: "Such bond shall be governed in all respects by the terms of sections 20.03.02, 20.03.03 and 20.03.04, R.C.W., relating to bonds for commission merchants and crediting buyers."

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Jones (John R.), the rules were suspended, Senate Bill No. 151 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 151, as amended by the House, and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cory, Donohue, Forrest, Frayn, Gordon, Griffith, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoff, Hofmeister, Holliday, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—73.

Those absent or not voting were: Representatives Bailey, Connor, Cooney, Dootson, Eldridge, Ford, Gallagher, Giboney, Henry (Al), Henry (Edward E.), Hoefel, Hoopingarner, Huhta, Hurley, Jones (W. Kenneth), Lennart, Mardesich, Miller (Floyd C.), Nunamaker, O'Brien, Roderick, Simmons, Sisson, Smith, Timm, Zent—26.

Senate Bill No. 151, 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. 160, by Senator Happy:

Relating to insurance of property and settlements for damage.

The bill was read the second time by sections.

On motion of Mr. Holliday, the rules were suspended, Engrossed Senate Bill No. 160 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Riemcke demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 160, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hansen, Hawley, Hillyer, Hoff, Hofmeister,
Holliday, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—75.

Those absent or not voting were: Representatives Carty, Connor, Cooney, Dootson, Eldridge, Gallagher, Gordon, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoopingarner, Huhta, Hurley, Jones (W. Kenneth), Lennart, Marde­

Engrossed Senate Bill No. 160, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Monday, March 5, 1951.

S. R. HOLCOMB, Chief Clerk.

FIFTY-SEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH, MONDAY, MARCH 5, 1951.

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

The Clerk called the roll and all members were present except Represent­
tatives Brown (Gordon J.), Dootson, Holliday, Smith, Testu, Vane and Wenberg.

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. Olson (Ole H.), further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., March 4, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred En­rolled House Bill No. 77; also
Enrolled House Bill No. 82; also
Enrolled House Bill No. 94; also
Enrolled House Bill No. 98; also
Enrolled House Bill No. 109, have compared same with the original and engrossed bills and find them correctly enrolled.

We concur in this report: Newman H. Clark, Marshall Forrest.
MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 112, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: W. Kenneth Jones, Douglas G. (Doug) Kirk.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 4, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 202, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Newman H. Clark, Marshall Forrest.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 4, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 255, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Andy Hess, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 4, 1951.

The Speaker announced that he was about to sign: House Bill No. 77; also House Bill No. 82; also House Bill No. 94; also House Bill No. 98; also House Bill No. 109; also House Bill No. 112; also House Bill No. 151; also House Bill No. 202; also House Bill No. 206; also House Bill No. 255; also House Joint Memorial No. 2.

Engrossed Senate Bill No. 84 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Engrossed Senate Bill No. 88 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 4, 1951.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 102, relating to the dissolution of partnerships by reason of death of one of the part-
ners, 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:

House of Representatives,
Olympia, Wash., March 4, 1951.

We, a majority of your Committee on Veterans' Affairs, to whom was referred Senate Bill No. 174, permitting certain veterans' organizations to conduct a cocktail lounge near the University of Washington during post functions, 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.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 5, 1951.

We, a majority of your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 154, appropriating $50,000 for blind relief, 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:

House of Representatives,
Olympia, Wash., March 4, 1951.

We, a majority of your Committee on Industrial Insurance, to whom was referred Engrossed Senate Bill No. 177, placing building service employees under extrahazardous employment, 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.


Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 4, 1951.

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 254, increasing grand larceny minimum to one hundred dollars, 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 Social Security, to whom was referred Engrossed Senate Bill No. 262, amending the state employees' retirement system act, 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 Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 337, relating to classified reforestation 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 Public Utilities, to whom was referred Engrossed Senate Bill No. 349, amending the public utility district laws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Edward E. Henry, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred Senate Bill No. 355, requiring registration officers to execute sworn statement upon fulfillment of certain statutory duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Charles R. Savage, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred Senate Bill No. 428, relating to the penalties for violation of the rules and regulations of 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. Henry A. Brown, Chairman.


Passed to second reading.
We, a majority of your Committee on Industrial Insurance, to whom was referred Engrossed Senate Bill No. 431, amending the industrial insurance statutes, 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.


Passed to second reading.

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Joint Memorial No. 10, relating to Olympic Peninsula railroads, 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.

MESSAGES FROM THE SENATE

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 73, and passed the bill as amended by the House.

HERBERT H. SIELER, Secretary.

The Senate has concurred in the House amendment to Senate Bill No. 97, and passed the bill as amended by the House.

HERBERT H. SIELER, Secretary.

The Senate has concurred in the House amendment to Senate Bill No. 138, and passed the bill as amended by the House.

HERBERT H. SIELER, Secretary.

The Senate has passed: House Bill No. 56; also Engrossed House Bill No. 83; also Substitute House Bill No. 107; also Engrossed House Bill No. 160; also Re-Engrossed House Bill No. 286; also House Bill No. 380; also House Bill No. 505, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

The Senate has passed: House Bill No. 57 with the following amendments:

Renumber the second section 19, line 6, page 8 of the original bill, same being the second section 19, line 15, page 8 of the printed bill, to read "Sec. 20."

Amend the bill by adding thereto a new section to be known as section 21, to read as follows: "Sec. 21. 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 as follows: In line 7 of the title of the original bill, same being line 5 of the title of the printed bill, insert between the word “emergency” and the period (.) the following: “; and declaring an emergency”, and the same is herewith transmitted. 

Mr. Sisson moved that the House do concur in the Senate amendments to House Bill No. 57.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 57, 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 Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Mr. Speaker—89.

Those absent or not voting were: Representatives Brown (Gordon J.), Brown (Henry A.), Donohue, Dootson, Frayn, King, Smith, Sorensen, Wenberg, Zent—10.

House Bill No. 57, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

The Senate has passed: House Bill No. 90 with the following amendment:

Amend section 1, line 10, page 1 of the original bill, same being section 1, line 4, page 1 of the printed bill by striking the words “of the first class and all cities of the second class” after the word “cities” and before the comma (,) and inserting in lieu thereof the following words: “having a population of five thousand or more”, and the same is herewith transmitted.

Mr. Woodall moved that the House do concur in the Senate amendment to House Bill No. 90.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 90, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 72; nays, 22; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hurley, Jeffreys, Johnson (Charlie),
Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Woodall, Zent, Mr. Speaker—72.

Those voting nay were: Representatives Beierlein, Brown (Gordon J.), Carmichael, Hess, Hofmeister, Holliday, Hoopingarner, Huhta, King, Kupka, McLean, Miller (Clyde J.), Morris, Nunamaker, Rasmussen, Roderick, Simmons, Testu, Wedekind, Wenberg, Wintler, Young—22.

Those absent or not voting were: Representatives Carty; Dootson, Frayn, Mardesich, Smith—5.

House Bill No. 90, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:

The Senate has passed: House Bill No. 115 with the following amendment:

Amend section 9, line 25, page 2 of the original bill, same being section 9, line 11, page 2 of the printed bill by striking the period (.) following the word "act", and substitute in lieu thereof a colon (:) and add the following: "Provided, That no violation of this act by any child under the age of sixteen years, or by a parent or guardian of such child shall constitute negligence per se in any civil action brought or defended by or in behalf of such child."

and the same is herewith transmitted. HERBERT H. SIELEK, Secretary.

Mrs. Hansen moved that the House do concur in the Senate amendment to House Bill No. 115.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 115, as amended by the Senate, and the bill passed the House by the following vote:

Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Carty, Connor, Cooney, Dootson, Frayn, Gallagher, Gordon, Henry (Edward E.), Holliday, Hurley, Rasmussen, Smith—12.

House Bill No. 115, as amended by the Senate, having received the constitutional majority, was declared passed.
FIFTY-SEVENTH DAY, MARCH 5, 1951

MOTION

Mr. O'Brien moved that all further messages from the Senate relating to differences between the House and the Senate be postponed.

Debate ensued.

Mr. Ford:

"Would it be possible to have the Chief Clerk make up a list of the messages?"

The Speaker:

"I think that can be arranged, Mr. Ford."

The motion was carried.

SECOND READING OF BILLS

Senate Bill No. 69, by Senator Edwards:

Relating to senatorial district boundary lines.

House of Representatives,
Olympia, Wash., February 19, 1951.

We, a majority of your Committee on Elections, to whom was referred Senate Bill No. 69, relating to senatorial district boundary lines, have had 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 forty-first senatorial district and the forty-first representative district shall comprise all of the territory of Whatcom County outside of the city of Bellingham.

"Sec. 2. The forty-second senatorial district and the forty-second representative district shall comprise all of the territory of the city of Bellingham, including such areas as may be annexed to the city of Bellingham."

Amend the title—strike the whole thereof and substitute therefor the following:

"An Act relating to legislative districts and fixing the boundaries of the forty-first and forty-second senatorial and representative districts."

CHARLES R. SAVAGE, Chairman.

We concur in this report: Wilbur G. Hallauer, Andy Hess, Homer O. Nunamaker, David M. Roderick, Harry A. Siler, James D. Stonecipher.

The bill was read the second time by sections.

On motion of Mr. Savage, the committee amendment to the bill was adopted.

Mr. Henry (Al) moved that the following amendment be adopted:

Amend the bill by adding thereto a new section to be known as section 3 to read as follows:

"Sec. 3. The sixteenth senatorial district shall be comprised of the counties of Benton, Franklin, Klickitat and Skamania.

"The sixteenth representative district shall be divided into two parts to be known as 16A and 16B.

"Representative district 16A shall be comprised of the counties of Benton and Franklin.

"Representative district 16B shall be comprised of the counties of Klickitat and Skamania.

"At the general election to be held in 1952 and every four years thereafter a senator shall be elected for a term of four years from the sixteenth senatorial district.

"At the general election to be held in 1952 and every two years thereafter a representative shall be elected for a term of two years from representative district 16A and a representative shall be elected for a term of two years from representative district 16B."

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.
Mr. Hess moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 4 to read as follows:
"Sec. 4. The thirty-first A senatorial district shall consist of that portion of the present thirty-first senatorial district in King County located to the south of the present city limits of Seattle and to the west of the Duwamish river, and also city of Seattle precincts now designated to No. 31-1 to No. 31-42.
"The thirty-first B senatorial district shall consist of all that portion of the present thirty-first senatorial district in King County not included in the thirty-first A district as previously described."

Debate ensued.
Mr. Vane demanded the previous question and the demand was sustained.
The motion was lost on a rising vote and the amendment was not adopted.
Mr. Adams moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 4 to read as follows:
"Sec. 4. The twenty-fourth representative district shall be comprised of the counties of Mason, Jefferson and Clallam and shall have three members, one from Mason, one from Jefferson and one from Clallam."

Debate ensued.
The motion was carried on a rising vote and the amendment was adopted.
Mr. Forrest moved the adoption of the following amendment to the committee amendment:
In section 2, being lines 9, 10 and 11 of the House committee amendment, adopted March 5, 1951, after the comma (,) following the words "of Bellingham" strike the balance of the section and insert in lieu thereof the following: "as the corporate limits existed on January 1, 1951."

Debate ensued.
Mr. Johnston (Elmer E.), demanded the previous question and the demand was sustained.
The motion was carried and the amendment to the committee amendment was adopted.
Mr. O'Brien moved that Senate Bill No. 69 be placed at the foot of today's second reading calendar.
Debate ensued.
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 the following absentees were noted: Representatives Dootson, Holliday, Johnson (Charlie) and Wenberg, Representative Johnson (Charlie) having been excused.
The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.
Mr. Wenberg appeared within the bar of the House.
Mr. Holliday appeared within the bar of the House.
Mr. Woodall moved that the absent member 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 by Mr. O'Brien to place Senate Bill No. 69 at the foot of today's second reading calendar.
The motion was carried on a rising vote.
Senate Bill No. 62, by Senator Kimball:

Authorizing paroles of certain persons sentenced to the penitentiary under mandatory life sentence.

The bill was read the second time by sections.

Mr. Adams moved that the following amendment be adopted:

In section 1, line 11 of the original bill, being line 5 of the printed bill, after the word "years" and before the colon (:) preceding the word "Provided" insert the words "less earned good time"

Debate ensued.

Mr. Vane demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendment was adopted.

Mr. Riemcke moved that the following amendment be adopted:

In section 1, line 10 of the printed bill, add the following: "Provided further, That no person so paroled shall be eligible for assistance in maintaining himself under any program of public assistance."

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 62 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. 62, as amended by the House, and the bill passed the House by the following vote:

Yeas, 79; nays, 18; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Sandison, Savage, Schumann, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Clark, Hallauer, Hoff, Hofmeister, Kirk, Kupka, Lennart, Mardesich, McLean, Morris, Nunamaker, Pedersen, Riemcke, Roderick, Shadbolt, Siler, Timm, Young—18.

Those absent or not voting were: Representatives Dootson, Johnson (Charlie)—2.

Senate Bill No. 62, 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. 63, by Senator Kimball:

Authorizing reduction in certain instances of minimum terms of inmates confined in penitentiary who are accepted in the armed forces.
MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 63, authorizing reduction in certain instances of minimum terms of inmates confined in penitentiary who are accepted in the armed forces, have had 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 14 of the original bill, being line 7 of the printed bill, after the word "degree" and before the word "carnal" strike the word "and" and insert in lieu thereof the word "or"

ARTHUR R. PAULSEN, Chairman.


MR. SPEAKER:

I, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 63, authorizing reduction in certain instances of minimum terms of inmates confined in penitentiary who are accepted in the armed forces, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

C. A. Orndorff, Chairman.

The bill was read the second time by sections.

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

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 63 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 Clerk called the roll on the final passage of Senate Bill No. 63, as amended by the House, and the bill passed the House by the following vote:

Yea, 66; nay, 31; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Gallagher, Giboney, Gordon, Hansen, Henry (Al), Henry (Edward E.), Holliday, Hoopingarner, Huhta, Hurley, Jefferys, Johnston (Elmer E.), Jones (John R.), Kellogg, King, Knoblauch, Lester, Loney, Lorimer, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Olson (Ole H.), Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Weidekind, Wenberg, Wintler, Woodall, Zent—66.

Those voting nay were: Representatives Brown (Gordon J.), Brown (Henry A.), Clark, Eldridge, Frayn, Griffith, Hallauer, Hawley, Hess, Hillyer, Hoefel, Hoff, Hofmeister, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Kupka, Lennart, Mardesich, Mayes, McLean, Morris, Nunemaker, Olsen (Ray), Orndorff, Pedersen, Riemcke, Savage, Siler, Young, Mr. Speaker—31.

Those absent or not voting were: Representatives Dootson, Johnson (Charlie)—2.

Senate Bill No. 63, 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.
MOTIONS

Mr. Adams moved that the House defer further action on today's second reading calendar until after recess.
The motion was carried.
Mr. Woodall moved that all bills passed today be immediately transmitted to the Senate.
The motion was carried.
Mr. Zent moved that the House dispense with further proceedings under the call of the House.
The motion was carried.
On motion of Mr. Adams, the House recessed until 7:30 o'clock p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 o'clock p. m.
The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Carmichael, Cooney, Donohue, Frayn, Henry (Al), Hess, Hoefel, Holliday, Hurley, Loney, Nunamaker, Ridgway, Schumann, Sisson, Stonecipher and Young, Representatives Frayn and Stonecipher having been excused.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 57; also
Enrolled House Bill No. 115, have compared same with the original bills and find them correctly enrolled.
We concur in this report: Gladys Phillips, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 56; also
Enrolled Substitute House Bill No. 107, have compared same with the original and substitute bills and find them correctly enrolled.
We concur in this report: John T. Dootson, Andy Hess.

Mrs. Vincent F. Jones, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 160; also
Enrolled House Bill No. 286, have compared same with the engrossed bills and find them correctly enrolled.
We concur in this report: Newman H. Clark, August P. Mardesich.

Mrs. Vincent F. Jones, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 83; also
Enrolled House Bill No. 90; also

—22
Enrolled House Bill No. 380; also Enrolled House Bill No. 505, have compared same with the original and engrossed bills and find them correctly enrolled.  

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, August P. Mardesich.

Engrossed Senate Bill No. 15 (reported by Committee on Public Utilities):  
Do pass as amended.

Passed to second reading.

House of Representatives,  
Olympia, Wash., March 5, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 28, relating to filing of plats, subdivisions or dedications with county auditor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives,  
Olympia, Wash., March 5, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 32, relating to the reciprocal family support enforcement act, 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,  
Olympia, Wash., February 27, 1951.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 38, relating to the residential qualifications of municipal employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 55 (reported by Committee on Public Utilities):  
Do pass as amended.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 68, permitting the investment of surplus state funds in state warrants 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.

ROBERT M. FORD, 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. 76, relating to warrants issued by county auditors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DEWEY C. DONOHUE, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 103, relating to court costs and attorneys' fees in supreme court appeals, 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 Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 111, relating to the employment of persons discharged from the armed forces, 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.

MR. SPEAKER:

We, a minority of your Committee on Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 111, relating to the employment of persons discharged from the armed forces, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 134, restricting the initiation of local improvement districts by resolution of town governing bodies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dewey C. Donohue, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred Engrossed Senate Bill No. 139, authorizing the state parks and recreation commission to sell land not needed 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.

Oscar Wenberg, Chairman.

We concur in this report: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Senate Bill No. 153, establishing the social security contingent 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.

Homer O. Nunamaker, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 156 (reported by Committee on Roads and Bridges):

Part: Do pass as amended.
Part: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Senate Bill No. 162, establishing the disability assistance category under the public assistance laws, 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.

Senate Bill No. 170 (reported by Committee on Agriculture and Livestock):

Part: Do pass as amended.
Passed to second reading.
FIFTY-SEVENTH DAY, MARCH 5, 1951

House of Representatives, Olympia, Wash., March 5, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 173, increasing the number of superior court judges for Walla Walla 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.

House of Representatives, Olympia, Wash., March 5, 1951.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 176, relating to duties of clerks in 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.

DEWEY C. DONOHUE, Chairman.


Passed to second reading.

Senate Bill No. 180 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 188 (reported by Committee on Agriculture and Livestock):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 189 (reported by Committee on Medicine, Dentistry and Drugs):
Do pass as amended.
Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1951.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 199, establishing the Washington state safety council for the study of accident prevention, 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, 1951.

Mr. Speaker:

I, a part of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 199, establishing the Washington state safety council for the study of accident prevention, have had the same under consideration, and I respectfully report the same back to the House without recommendation.

I concur in this report: B. J. (Cy) McLean.
MR. SPEAKER:

I, a part of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 199, establishing the Washington state safety council for the study of accident prevention, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Wally Carmichael.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred Senate Bill No. 200, relating to Mt. Spokane 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.

We concur in this report: Arthur H. Bassett, W. J. Beierlein, David Hoefel, Elmer E. Johnston, Mrs. Vincent F. Jones, Claude H. Lorimer.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Social Security, to whom was referred Senate Bill No. 229, granting public assistance to persons in certain medical institutions, 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 Senate Bill No. 259, placing certain limitations on local improvement district assessments in municipalities, 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. 270 (reported by Committee on Claims, Auditing and Printing):

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. 280, relating to the handling of the tuberculosis hospitalization 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.

We concur in this report: Robert C. Bailey, Henry A. Brown, Wally Carmichael, Daniel W. Giboney, Wilbur G. Hallauer, Dwight S. Hawley, Neil J. Hoff, Mrs. Vincent F.

Passed to second reading.

**MR. SPEAKER:**

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 282, designating certain public officers as health district treasurer and clerk, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**DEWEY C. DONOHUE, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 283, relating to the establishment of 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.

**DEWEY C. DONOHUE, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 291, authorizing the investment of sewer district funds in government securities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**DEWEY C. DONOHUE, 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. 333, relating to the rehabilitation of blight areas in municipalities and counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**DEWEY C. DONOHUE, Chairman.**


Passed to second reading.

**MR. SPEAKER:**

We, a minority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 333, relating to the rehabilitation of blight areas in mu-
municipalities and counties, 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: Daniel W. Giboney, Dwight S. Hawley, Mrs. Vincent F. Jones, Joe F. Lester.

Passed to second reading.

**Senate Bill No. 362** (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

**Senate Bill No. 379** (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

We, a majority of your Committee on Mines and Mining, to whom was referred Senate Bill No. 432, relating to the salaries of the state mine inspector, 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: Earl G. Griffith, Mark V. Holliday, Ernest W. Lennart, Z. A. Vane, R. C. Brigham Young.

Passed to second reading.

**Mr. Speaker:**

We, a majority of your Committee on Industrial Insurance, to whom was referred Engrossed Senate Bill No. 435, relating to the payment of contributions by the state and its political subdivisions for industrial insurance on certain workers, 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.


Passed to second reading.

**Mr. Speaker:**

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 437, relating to priority against third party interests in certain industrial insurance cases, 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 Speaker announced that he was about to sign: House Bill No. 56; also House Bill No. 57; also House Bill No. 83; also House Bill No. 90; also Substitute House Bill No. 107; also House Bill No. 115; also House Bill No. 160; also House Bill No. 286; also House Bill No. 380; also House Bill No. 505.
SECOND READING OF BILLS

Engrossed Senate Bill No. 7, by Senators Rosellini and Hall:
Relating to care and treatment of defective children.
The bill was read the second time by sections.
Mr. Gallagher moved that the following amendment be adopted:
In section 1, lines 6 and 7 of the printed bill, after the comma (,) following the words "Rainier state school" strike the words "the state school for the blind and the state school for the deaf"

Debate ensued.
Mr. O'Brien demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 7 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 Clerk called the roll on the final passage of Engrossed Senate Bill No. 7, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.
Those voting nay were: Representative Carty—1.
Those absent or not voting were: Representatives Cooney, Frayn, Gallagher, Henry (Al), Holliday, Hurley, Rasmussen, Stonecipher—8.
Engrossed Senate Bill No. 7, having received the constitutional 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. 232, by Senators Witten and McMullen:
Prescribing procedure in the exercise of eminent domain by the state.
The bill was read the second time by sections.
Mr. Powell moved that the following amendment be adopted:
In section 2, page 2, line 16 of the engrossed bill, being page 2, lines 7 and 8 of the printed bill, after the word "respondents" and before the words "and shall" insert the following: "with interest thereon from the time of the entry of the order of immediate possession,"

Debate ensued.
The motion was carried and the amendment was adopted.
Mrs. Hansen moved that the following amendment be adopted:

In section 4, page 3, line 27 of the engrossed bill, being page 2, line 39 of the printed bill, after the words "the state" and before the words "shall remain" strike the words "as aforesaid" and insert in lieu thereof the following: "• • • • pursuant to this section"

Debate ensued.

The motion has carried and the amendment was adopted.

On motion of Mr. Paulsen, the rules were suspended, Engrossed Senate Bill No. 232 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. 232, as amended by the House, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Morris, Neill, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Owenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Carty, Cooney, Frayn, Gallagher, Hollday, Hoopingarner, Hurley, Jones (John R.), Lennart, McLean, Miller (Floyd C.), Nunamaker, Stonecipher, Vane—14.

Engrossed Senate Bill No. 232, 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. 119**, by Senator Foster:

Permitting state association of irrigation districts to affiliate and make contributions to other groups.

The bill was read the second time by sections.

On motion of Mr. O’Brien, the rules were suspended, Senate Bill No. 119 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. 119, and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Morris, Neill, Nunamaker,
O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representative Hawley—1.

Those absent or not voting were: Representatives Connor, Cory, Frayn, Gordon, Hansen, Henry (Al), Holliday, Hurley, Johnston (Elmer E.), Kupka, McLean, Miller (Floyd C.); Olson (Ole H.), Powell, Simmons, Stonecipher—16.

Senate Bill No. 119, having received the 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 Committee on Cities and Counties be excused, subject to call, to attend a meeting on civilian defense.

The motion was carried.

Engrossed Senate Bill No. 107, by Senators Copeland and Roup:

Relating to the control of forest insects, and tree diseases, and making appropriations in certain cases.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 107 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 107, 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), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Conior, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Gordon, Griffith, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hofmeister, Hoopinger, Huhta, Jeffrey, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardisich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Bailey, Comfort, Eldridge, Frayn, Giboney, Hallauer, Henry (Edward E.), Hoff, Holliday, Hurley, Johnston (Elmer E.), Mayes, McLean, Roderick, Stonecipher—15.

Engrossed Senate 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.

The Speaker called on Mr. Ford to preside.
Engrossed Senate Bill No. 241, by Senators Cowen and Lee (by departmental request):

Authorizing reciprocity with other states in collection of taxes.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Gordon, Griffith, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—80.

Those absent or not voting were: Representatives Adams, Bailey, Carty, Comfort, Connor, Frayn, Giboney, Hallauer, Henry (Edward E.), Hoff, Holliday, Hurley, Jones (John R.), Mayes, McLean, Powell, Roderick, Stonecipher, Mr. Speaker—19.

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.

Re-Engrossed Senate Bill No. 125, by Senator Washington:

Amending irrigation and reclamation statutes.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Re-Engrossed Senate Bill No. 125 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 Re-Engrossed Senate Bill No. 125, 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, Bailey, Carty, Comfort, Connor, Frayn, Giboney, Hallauer, Henry (Edward E.), Hoff, Holliday, Hurley, Jones (John R.), Mayes, McLean, Powell, Roderick, Stonecipher, Mr. Speaker—19.

Engrossed Senate Bill No. 125, having received the constitutional majority, was declared passed.

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

Those absent or not voting were: Representatives Bailey, Carty, Cory, Dootson, Eldridge, Frayn, Giboney, Hallauer, Hawley, Henry (Edward E.), Hoff, Hoopingarner, Hurley, Mardesich, Mayes, Morris, Nunamaker, Powell, Roderick, Stonecipher, Mr. Speaker—21.

Re-Engrossed Senate Bill No. 125, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 109, by Senators Todd, Rogers and Witten:

Relating to the establishment of local authorities to cooperate with the state toll bridge authority.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 109 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. 109, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Donohue, Ford, Forrest, Gallagher, Gordon, Hansen, Hawley, Henry (Al), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—75.

Those voting nay were: Representative Brown (Gordon J.)—1.

Those absent or not voting were: Representatives Bailey, Carmichael, Cooney, Cory, Dootson, Eldridge, Frayn, Giboney, Griffith, Hallauer, Henry (Edward E.), Hoff, Holliday, Hurley, King, Mardesich, Mayes, Nunamaker, Powell, Rasmussen, Roderick, Stonecipher, Mr. Speaker—23.

Engrossed Senate Bill No. 109, having received the constitutional majority, was declared passed.

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

Senate Bill No. 66, by Senator Hutchinson:

Relating to guardianship of incompetent veterans.

The bill was read the second time by sections.

On motion of Mr. Hofmeister, the rules were suspended, Senate Bill No. 66 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 66, and the bill passed the House by the following vote: Yeas, 70; nays, 7; absent or not voting, 22.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Griffith, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent—70.

Those voting nay were: Representatives Ball, Cory, Jones (W. Kenneth), Kellogg, Orndorff, Riemcke, Woodall—7.

Those absent or not voting were: Representatives Bailey, Carmichael, Cooney, Frayn, Gallagher, Giboney, Hallauer, Hansen, Hoff, Holliday, Hurley, Johnston (Elmer E.), Jones (Mrs. Vincent F.), King, Mayes, Nunamaker, Powell, Rasmussen, Roderick, Sisson, Stonecipher, Mr. Speaker—22.

Senate Bill No. 66, having received the constitutional majority, was declared passed.

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

The Speaker resumed the Chair.

Senate Bill No. 106, by Senators Pearson and Shank:

Relating to the Pacific Marine Fisheries Compact and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Sandison, the rules were suspended, Senate Bill No. 106 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. 106, 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, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Ball, Shadbolt—2.

Those absent or not voting were: Representatives Bailey, Carmichael, Comfort, Frayn, Gallagher, Giboney, Griffith, Hoff, Holliday, Hurley, Jeffreys, Jones (Mrs. Vincent F.), King, Mayes, McLean, Nunamaker, Powell, Roderick, Sisson, Stonecipher—20.

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.

**Senate Bill No. 148**, by Senators Schroeder and Witten:
Placing coal miners under merit rating system for industrial insurance purposes.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

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, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeefreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Bailey, Carmichael, Eldridge, Frayn, Giboney, Hallauer, Hoff, Holliday, Hurley, Jones (Mrs. Vincent F.), King, Mayes, Nunamaker, Roderick, Sisson, Stonecipher—16.

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.

**Engrossed Senate Bill No. 59**, by Senators Hall and Lee:
Permitting open season on beavers in certain counties.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 59, permitting open season on beavers 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 with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:
"Section 1. There is added a new section to chapter 77.05, R.C.W., as derived from chapter 275, Laws of 1947, to read as follows:

"If beavers or other burrowing animals are damaging or endangering any land the owner or occupant of such land may notify the state game commission of such danger, and the commission shall cause such animals to be trapped or killed by state trappers in accordance with the provisions of section 77.05.01 to 77.05.06, inclusive, R.C.W.

"If the commission fails to act within fourteen days after receipt of notice any such owner or occupant may trap or kill such animals, but if he does so such person must notify the commission regarding the number of such animals disposed of and when possible surrender the pelts thereof to the commission."
Amend the title—strike the whole thereof and substitute therefor the following: “An Act relating to damage by beavers and other burrowing animals, and amending chapter 77.05, R.C.W., by adding a new section thereto.”  John R. Jones, Chairman.


The bill was read the second time by sections.

Mr. Simmons moved the adoption of the committee amendment to section 1.

On motion of Mr. Simmons, the following amendment to the committee amendment was adopted:

Amend the House committee amendment—in section 1, line 9 of the original House committee amendment, being line 12 of the mimeographed House committee amendment, after the words and letters “inclusive, R.C.W.” strike the balance of the section.

The motion by Mr. Simmons was carried and the committee amendment as amended was adopted.

On motion of Mr. Simmons, the committee amendment to the title was adopted.

On motion of Mr. Simmons, the rules were suspended, Engrossed Senate Bill No. 59 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 59, as amended by the House, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, Kirk, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clay J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wadkind, Wintler, Woodall, Young, Zent, Mr. Speaker—80.

Those voting nay were: Representative Wenberg—1.

Those absent or not voting were: Representatives Bailey, Carmichael, Connor, Cooney, Eldridge, Frayn, Giboney, Hallauer, Hoff, Holliday, Hurley, Jones (Mrs. Vincent F.), King, Knoblauch, Mayes, Roderick, Sisson, Stonecipher—18.

Engrossed Senate Bill No. 59, 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.

The Speaker observed within the bar of the House former Representative Earl Coe from Klickitat County, and appointed Mr. O'Brien and Mr. Henry (Al) to escort him to a seat beside the Speaker.

Senate Bill No. 69, by Senator Edwards:

Relating to senatorial district boundary lines.
Mr. O'Brien moved that the House defer further consideration of Senate Bill No. 69 and that the bill retain its place on tomorrow's second reading calendar.

Debate ensued.

The motion was carried on a rising vote.

**Senate Bill No. 5, by Senator Todd:**
Relating to labor liens.

The bill was read the second time by sections.

On motion of Mr. Johnston (Elmer E.), the rules were suspended, Senate Bill No. 5 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. Rasmussen, Senate Bill No. 5 was placed at the foot of today's third reading calendar.

**Re-Engrossed Senate Bill No. 61, by Senator Ganders:**
Relating to enforcement of traffic laws and regulations.

On motion of Mr. Powell, Re-Engrossed Senate Bill No. 61 was placed at the foot of today's second reading calendar.

**Engrossed Senate Bill No. 82, by Senators Hall and Todd:**
Granting to the supervisor of flood control the administration and enforcement of laws relating to flood control.

_House of Representatives,
Olympia, Wash., February 26, 1951._

We, your Committee on Harbors, Waterways and Flood Control, to whom was referred Senate Bill No. 82, granting to the supervisor of flood control the administration and enforcement of laws relating to 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 with the following amendment:

In section 7, page 2, line 8 of the engrossed bill, being page 2, line 1 of the printed bill, after the word "about" and before the word "benefits" insert the word "public"

_CLYDE J. (JIM) MILLER, Chairman._

We concur in this report: W. J. Beierlein, Julia Butler Hansen, Mark V. Holliday, Harold B. Kellogg, Geo. W. Kupka, Charles A. Pedersen.

The bill was read the second time by sections.

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. 82 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 82, as amended by the House, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoeblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen,
Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker — 84.

Those absent or not voting were: Representatives Carmichael, Dootson, Eldridge, Ford, Frayn, Henry (Al), Henry (Edward E.), Hess, Holliday, Hurley, Jones (John R.), King, Powell, Stonecipher, Vane — 15.

Engrossed Senate Bill No. 82, 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. 84, by Senators Riley and Brown:
Increasing compensation of court reporters.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 84, increasing compensation of court reporters, have had the same under consideration, and 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 9 through 21 of the engrossed bill, being lines 4 through 13 of the printed bill, strike the entire paragraph beginning with the words “In judicial” and insert in lieu thereof the following: “In judicial districts comprised of Class A • • • • counties, • • • • forty-eight hundred dollars per annum; in judicial districts comprised of first class counties, forty-six hundred dollars per annum; in judicial districts having a total population of seventy thousand and under one hundred twenty-five thousand, • • • • forty-two hundred dollars per annum; in judicial districts having a total population of forty thousand and under seventy thousand, • • • • four thousand dollars per annum; in judicial districts having a total population of twenty-five thousand and under forty thousand, • • • • three thousand seven hundred and fifty dollars per annum; which compensation shall be paid out of the current expense fund of the county where court is held.”

In section 2, page 2, line 20 of the engrossed bill, being page 2, line 10 of the printed bill, after the word “than” and before the word “thousand” strike the following: ” • • • • twenty” and insert in lieu thereof the word “twenty-five”.

In section 2, page 2, lines 23, 24 and 25 of the engrossed bill, being page 2, lines 13 and 14 of the printed bill, after the asterisks ( • • • • ) following the word “than” strike the remainder of the section and insert in lieu thereof the following: “three thousand dollars per annum.”

In section 3, page 2, lines 29 and 30 of the engrossed bill, being page 2, line 18 of the printed bill, after the word “under” and before the word “thousand” strike the following: ” • • • • twenty” and insert in lieu thereof the word “twenty-five”.


MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 84, increasing compensation of court reporters, have had the same under consideration, and respectfully report the same back to the House with the recommendation that it do not pass.


The bill was read the second time by sections.

On motion of Mr. Gallagher, the committee amendments were adopted.
FIFTY-SEVENTH DAY, MARCH 5, 1951

On motion of Mr. Gallagher, 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.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 84, as amended by the House, 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), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donovan, Eldridge, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoff, Hofmeister, Hoopin-garner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Loney, Loring, Mardeisch, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Stokes, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—76.

Those voting nay were: Representatives Brown (Gordon J.), Hillyer, Hoevel, Lester, Sorenson, Vane, Wenberg—7.

Those absent or not voting were: Representatives Beierlein, Carmichael, Carty, Dootson, Ford, Frayn, Henry (Al), Holliday, Hurley, Jones (John R.), Jones (Mrs. Vincent F.), King, O'Brien, Powell, Sandison, Stonecipher—16.

Engrossed Senate Bill No. 84, 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. 88, by Senator Brown:
Relating to bonds of guardian in guardianship.

House of Representatives,
Olympia, Wash., March 4, 1951.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 88, relating to bonds of guardian in guardianship, have had 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 engrossed bill, being line 9 of the Senate amendment to section 1, page 1, line 23 of the printed bill, after the underscored word “and” following the comma (,) strike the balance of the underscored matter down to and including the underscored word “guardian” in line 3, page 2 of the engrossed bill, and insert in lieu thereof the following: “the said assets do not exceed the sum of five thousand dollars”

In section 1, page 2, lines 6 and 7 of the engrossed bill, being lines 14, 15 and 16 of the Senate amendment to section 1, page 1, line 23 of the printed bill, after the underscored word “other” and before the underscored words “and approved” strike the following: “securities mentioned in section 11.23.14, R.C.W.,” and insert in lieu thereof the words “investments permitted by law”

The bill 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. 88 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 88, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Cooney, Cory, Dootson, Eldridge, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Carmichael, Connor, Donohue, Ford, Frayn, Griffith, Henry (Al), Henry (Edward E.), Holliday, Hurley, Jeffreys, Jones (John R.), King, McLean, Powell, Stonecipher—16.

Engrossed Senate Bill No. 88, 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. 93, by Senator Pearson:**

Relating to calls for bids by cities and towns.

*House of Representatives,*
*Olympia, Wash., February 27, 1951.*

**Mr. Speaker:**

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 93, relating to calls for bids 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 amendment:

In section 1, page 2, line 4 of the original bill, being page 1, line 23 of the printed bill, after the period (.) following the word “improvement” strike all of the matter down to and including the period (.) following the word “only” on page 2, line 7 of the original bill, being page 1, line 25 of the printed bill.

**Dewey C. Donohue, Chairman.**


The bill was read the second time by sections.
On motion of Mr. Kellogg, the committee amendment was adopted.
On motion of Mr. Kellogg, 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.

Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 93, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Cory, Dootson, Eldridge, Forrest, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—77.

Those voting nay were: Representative Comfort—I.

Those absent or not voting were: Representatives Anderson (Eva), Carty, Donohue, Ford, Frayn, Gallagher, Griffith, Henry (Al), Hillyer, Holliday, Hurley, Jeffreys, Jones (John R.), Kirk, Lennart, McLean, Miller (Floyd C.), Morris, O'Brien, Powell, Stonecipher—21.

Senate Bill No. 93, 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. 102.** by Senator Shank:

Relating to the dissolution of partnerships by reason of death of one of the partners.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 102 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker called on Mr. Rasmussen to preside.

The Clerk called the roll on the final passage of Senate Bill No. 102, 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, Anderson (B. Roy), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Smith, Sorensen, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young—73.

Those voting nay were: Representative Stokes—1.

Those absent or not voting were: Representatives Anderson (Eva), Beierlein, Carty, Ford, Frayn, Gordon, Hawley, Henry (Al), Hillyer, Holliday, Hoopingarner, Hurley, Jeffreys, Jones (John R.), Kirk, Mardesich, McLean,.
Senate Bill No. 102, having received the constitutional 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 Senators Sapp and Hall:
Appropriating fifty thousand dollars for blind relief.
Mr. Nunamaker moved that the House defer further consideration of Engrossed Senate Bill No. 154 and that the bill retain its place on tomorrow's second reading calendar.
The motion was carried.

Senate Bill No. 159, by Senators Raugust and Roup:
Relating to review of certain land plats by director of highways.
The bill was read the second time by sections.
On motion of Mrs. Hansen, 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 Clerk called the roll on the final passage of Senate Bill No. 159, 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, Anderson (B. Roy), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Clude J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—78.
Those absent or not voting were: Representatives Anderson (Eva), Carmichael, Carty, Ford, Frayn, Gallagher, Giboney, Gordon, Henry (Al), Hillyer, Holliday, Huhta, Hurley, Kirk, Mayes, McLean, Pedersen, Powell, Stonecipher, Wenberg, Mr. Speaker—21.
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.

Engrossed Senate Bill No. 243, by Senator Foster:
Providing for segregation of irrigation district assessments.
The bill was read the second time by sections.
On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 243 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. 243, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.), Hess, Hoff, Hofmeister, Hoopingarner, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—80.

Those absent or not voting were: Representatives Carmichael, Dootson, Frayn, Gallagher, Giboney, Hallauer, Henry (Al), Hillyer, Hoefer, Holliday, Huhta, Hurley, King, Loney, McLean, Powell, Stonecipher, Wenberg, Mr. Speaker—19.

Engrossed Senate 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.

Engrossed Senate Bill No. 254, by Senator Foster:
Increasing grand larceny minimum to one hundred dollars.
The bill was read the second time by sections.

On motion of Mr. Paulsen, 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.

Mr. Smith demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 254, and the bill failed to pass the House by the following vote: Yeas, 34; nays, 47; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bernethy, Comfort, Cooney, Cory, Forrest, Giboney, Hallauer, Hansen, Henry (Edward E.), Hoff, Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, King, Lorimer, Mardesich, Mayes, McLean, Neill, Nunamaker, Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Schumann, Sisson, Stokes, Vane, Wedekind—34.

Those voting nay were: Representatives Anderson (Eva), Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Clark, Connor, Donohue, Eldridge, Gordon, Griffith, Hawley, Hess, Hofmeister, Hoopingarner, Huhta, Jeffrey, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Knoblauch, Kupka, Lennart, Lester, Loney, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Pedersen, Riemcke, Sandison, Savage, Shadbolt, Siler, Simmons, Smith, Sorensen, Strom, Testu, Timm, Wintler, Woodall, Young, Zent—47.
Those absent or not voting were: Representatives Bailey, Carmichael, Carty, Dootson, Ford, Frayn, Gallagher, Henry (Al), Hillyer, Hoefel, Holliday, Hurley, Kirk, Ridgway, Roderick, Stonecipher, Wenberg, Mr. Speaker—18.

**Engrossed Senate Bill No. 254, having failed to receive the constitutional majority, was declared lost.**

**Engrossed Senate Bill No. 262, by Senators Hall and Rosellini:**

Amending the state employees' retirement system act.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed 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 Clerk called the roll on the final passage of Engrossed Senate Bill No. 262, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Eldridge, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—78.

Those absent or not voting were: Representatives Bailey, Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Frayn, Gallagher, Henry (Al), Hillyer, Holliday, Hurley, Kirk, Nunamaker, Ridgway, Roderick, Stonecipher, Wenberg, Mr. Speaker—21.

Engrossed 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.

**Senate Bill No. 271, by Senators Hutchinson, Brown and Goodloe:**

Providing free auto licenses to certain disabled war veterans.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 271 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 271, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston...
FIFTY-SEVENTH DAY, MARCH 5, 1951

(Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Powell, Rasmussen, Riempke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—78.

Those absent or not voting were: Representatives Bailey, Beierlein, Carmichael, Carty, Connor, Cooney, Dootson, Ford, Frayn, Henry (Al), Hillyer, Holliday, Hurley, Nunamaker, Paulsen, Phillips, Ridgway, Roderick, Stonecipher, Wenberg, Mr. Speaker—21.

Senate Bill No. 271, having received the constitutional majority, was declared passed.

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

Senate Bill No. 304, by Committee on Agriculture and Livestock:
Designating the director of agriculture to deal with matters relative to the rural rehabilitation corporation.

The bill was read the second time by sections.

On motion of Mr. Loney, the rules were suspended, Senate Bill No. 304 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 304, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Riempke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Ball, Bassett, Carmichael, Carty, Connor, Cooney, Dootson, Frayn, Gallagher, Henry (Al), Hillyer, Holliday, Huhta, Hurley, Johnston (Elmer E.), Morris, Nunamaker, Phillips, Ridgway, Stonecipher, Wenberg—21.

Senate Bill No. 304, having received the constitutional majority, was declared passed.

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

Senate Bill No. 310, by Senators Roup and Hall:
Permitting use of certain agriculture department fees for research and promotion.

The bill was read the second time by sections.
On motion of Mr. Gordon, the rules were suspended, Senate Bill No. 310 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 310, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Huhta, Jeffreys, Jones (John R.), Jones (Helen), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—72.

Those absent or not voting were: Representatives Ball, Bassett, Brown (Gordon J.), Carmichael, Carty, Connor, Cooney, Dootson, Frayn, Gallagher, Henry (Al), Hillyer, Holliday, Hoopingarner, Hurley, Johnson (Charlie), Johnston (Elmer E.), McLean, Miller (Floyd C.), Morris, Nunamaker, Ridgway, Sandison, Simmons, Stonecipher, Wenberg, Mr. Speaker—27.

Senate Bill No. 310, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 337**, by Senators Tisdale and Barlow:

Relating to classified reforestation lands.

The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, Senate Bill No. 337 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 337, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Helen), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—76.

Those absent or not voting were: Representatives Ball, Bassett, Brown (Gordon J.), Carmichael, Carty, Connor, Cooney, Dootson, Frayn, Gallagher,
Henry (Al), Hillyer, Holliday, Hoopingarner, Hurley, McLean, Miller (Floyd C.), Morris, Nunamaker, Ridgway, Simmons, Stonecipher, Wenberg—23.

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. 349**, by Senator Sapp:
Amending the public utility district laws.

Mr. Henry (Edward E.) moved that Engrossed Senate Bill No. 349 be placed at the foot of today's second reading calendar.

The motion was carried.

**MOTION**

Mr. Johnston (Elmer E.), moved that the House defer consideration of Senate Bill No. 5 on third reading and that the bill take its place on tomorrow's third reading calendar.

The motion was carried.

**Senate Bill No. 355**, by Senator Zednick:
Requiring registration officers to execute sworn statement upon fulfillment of certain statutory duties.

The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

Debate ensued.

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, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—77.

Those voting nay were: Representative Shadbolt—1.

Those absent or not voting were: Representatives Ball, Bassett, Brown (Gordon J.), Carmichael, Connor, Dootson, Ford, Frayn, Gallagher, Henry (Al), Hillyer, Holliday, Huhta, Hurley, Nunamaker, Ridgway, Simmons, Stonecipher, Testu, Wenberg, Mr. Speaker—21.

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.
Engrossed Senate Bill No. 427, by Senator Eastvold (by departmental request):

Relating to dissolution of irrigation districts.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 427 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 427, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Forrest, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Timm, Vane, Wedeking, Wintler, Woodall, Young, Zent—84.

Those voting nay were: Representative Dootson—1.

Those absent or not voting were: Representatives Connor, Ford, Frayn, Gallagher, Hallauer, Henry (Al), Holliday, Hurley, Nunamaker, Simmons, Stonecipher, Testu, Wenberg, Mr. Speaker—14.

Engrossed Senate Bill No. 427, having received the constitutional majority, was declared passed.

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

The House resumed consideration of Re-Engrossed Senate Bill No. 61 on second reading.

The bill was read the second time by sections.

Mr. Woodall moved that the following amendment be adopted:

In section 1, line 24 of the re-engrossed bill, being line 14 of the printed bill, after the words "promise, he" and before the words "be taken" strike the word "shall" and insert in lieu thereof the word "may"

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mrs. Hansen, the rules were suspended, Re-Engrossed Senate Bill No. 61 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 Re-Engrossed Senate Bill No. 61, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory,
Donohue, Dootson, Eldridge, Forrest, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopinger, Hurta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent—83.

Those absent or not voting were: Representatives Connor, Ford, Frayn, Gallagher, Gordon, Henry (Al), Holliday, Hurley, McLean, Nunamaker, Powell, Simmons, Stonecipher, Testu, Wenberg, Mr. Speaker—16.

Re-Engrossed Senate Bill No. 61, 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.

The House resumed consideration of Engrossed Senate Bill No. 349 on second reading.

The bill was read the second time by sections.

On motion of Mr. Henry (Edward E.), the rules were suspended, Engrossed Senate Bill No. 349 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 349, and the bill passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopinger, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Siler, Sisson, Sorensen, Stokes, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Zent—79.

Those voting nay were: Representative Shadbolt—1.

Those absent or not voting were: Representatives Connor, Ford, Frayn, Gallagher, Gordon, Henry (Al), Holliday, Hurley, Jones (W. Kenneth), McLean, Nunamaker, Sandison, Simmons, Smith, Stonecipher, Testu, Wenberg, Young, Mr. Speaker—19.

Engrossed Senate 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.
MOTIONS

Mr. O'Brien moved that all bills passed today be immediately transmitted to the Senate.

The motion was carried.

The Speaker resumed the Chair.

On motion of Mr. O'Brien, the House returned to the fifth order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

Senate Bill No. 113 (reported by Committee on Colleges and Universities):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 123 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on State Government, to whom was referred Engrossed Senate Bill No. 124, relating to an increase in the portion of gross receipts collected from pari-mutuel machines, 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.

Engrossed Senate Bill No. 244 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on State Government, to whom was referred Senate Bill No. 318, designating the willow goldfinch as the official state bird, 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.

Senate Bill No. 399 (reported by Committee on Public Utilities):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on State Government, to whom was referred Re-Engrossed Senate Joint Resolution No. 1, relating to the convening of the legis-
FIFTY-SEVENTH DAY, MARCH 5, 1951

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred Substitute Senate Joint Resolution No. 4, an amendment to the state constitution fixing number of valid signatures required upon petitions for initiatives and referendums, 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.

Mr. Speaker:

We, your Committee on State Government, to whom was referred Substitute Senate Joint Resolution No. 7, an amendment to the state constitution fixing the time when laws subject to referendum shall take effect, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. E. Cary, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, 
Olympia, Wash., March 5, 1951.

Mr. Speaker:

The Senate has passed: House Bill No. 9; also
Engrossed House Bill No. 66; also
Engrossed House Bill No. 157; also
Engrossed House Bill No. 179; also
Engrossed House Bill No. 223; also
House Bill No. 273; also
Engrossed House Bill No. 318; also
House Bill No. 326; also
House Bill No. 343; also
House Bill No. 402; also
House Bill No. 432; also
Engrossed House Bill No. 440; also
Engrossed House Bill No. 455, and the same are herewith transmitted.

Herbert H. Sieker, Secretary.
The President has signed: House Bill No. 237; also House Bill No. 448, and the same are herewith transmitted.

HERBERT H. SIJEL, Secretary.

MOTIONS

On motion of Mr. O'Brien, the House advanced to the eleventh order of business.

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Tuesday, March 6, 1951.

CHAS. W. HODDE, Speaker.

FIFTY-EIGHTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 6, 1951.

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 Brown (Gordon J.), Carmichael, Donohue, Hawley, Hess, Hoopingarner, Mardesich and Stonecipher, Representatives Hawley and Stonecipher having been excused.

Prayer was offered by the Reverend Richard 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. O'Brien, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mrs. Hansen, Mr. Savage and Mr. Hallauer:

WHEREAS, It is the mandate of Article II, section 3 of the constitution that the legislature be reapportioned every ten years; and

WHEREAS, The legislature has failed to carry out its duty in this regard since 1931 and there are great inequalities between the existing districts and many areas of the state are denied proper representation,

Now, Therefore, Be It Resolved, That the state legislative council embark upon a study of the proper apportionment of the Senate and House of Representatives. The council shall call upon the secretary of state and the director of the University of Washington bureau of governmental research and any other unit of government for advice and assistance.

The council shall consider the population, geographic and other factors affecting the equitable apportionment of the members of the legislature to the end that the members of the Senate and House of Representatives shall be apportioned and districted anew according to the number of inhabitants, excluding members of United States armed forces on active duty.

Any apportionment plan shall be based upon a Senate composed of not more than forty-nine members and a House of Representatives of not more than ninety-nine
members. Senatorial districts shall contain a number of inhabitants, which number shall be computed by dividing the number of proposed senatorial districts into the number of inhabitants of the state as determined by the last enumeration. Representative districts shall contain a number of inhabitants, which number shall be computed by dividing the number of proposed representatives into said number of inhabitants. The districts established may vary in population within reasonable limits over or under the figures derived from such computations in the interest of compactness or geography.

Districts shall be as compact as possible and the boundaries thereof shall be reasonably regular. In making any apportionment plan, the council shall not disturb the terms of holdover Senators unless required to do so in order to carry out the mandate of the constitution.

The council may make alternative proposals as to apportionment if it finds more than one proposal to be desirable.

The council shall complete its work and shall file its findings with the secretary of state for public inspection ninety days prior to the commencement of the next regular session of the legislature and, upon organization of the legislature, shall file the apportionment plan with each house thereof in the form of a report and proposed legislation.

Mr. Savage moved that the resolution be adopted.

Debate ensued.

The motion was carried on a rising vote and the resolution was adopted.

The Speaker observed within the bar of the House former Representative Ed Henderson of Thurston County, and appointed Mr. Holliday and Mr. Wenberg to escort him to a seat beside the Speaker.

**Resolution by Judiciary Committee:**

WHEREAS, There are defects, anachronisms, inconsistencies and inadequacies in the laws of this state; and

WHEREAS, The legislature does not now have proper facilities to obtain information on such problems or to secure recommendations with respect to needed changes in the law to eliminate such defects; and

WHEREAS, Studies should be made to inform the legislature upon such matters in order to enable it to properly act upon them—

1. The legislative council is empowered:
   (1) To examine the laws of the state for the purpose of discovering defects and anachronisms in the law and recommending needed reforms;
   (2) To receive and consider suggestions from judges, justices, public officials, lawyers, and the public generally as to defects and anachronisms in the law; and
   (3) To recommend to the legislature such changes in the law as it deems necessary to modify or eliminate antiquated and inequitable rules of law, and to bring the law of this state, civil and criminal, into harmony with modern conditions.

2. The legislative council—
   (a) Shall select the subjects for study and recommendation;
   (b) Shall utilize the facilities of the University of Washington law school or any other accredited law school and may secure, as the committee deems necessary, the services of such law teachers; law students and lawyers in the state to make studies approved by the committee and to prepare recommendations based thereon;
   (c) Shall include, as a part of its recommendations, full statements of the existing state of the law and the reasons for the proposed changes as well as drafts of proposed legislation;
   (d) Shall report its recommendations to the legislature.

ARTHUR R. PAULSEN, Chairman.


On motion of Mr. Paulsen, the resolution was adopted.
Resolution by Mr. Rasmussen, Mr. Huhta and Mr. Lorimer:
Be It Resolved, By the House of Representatives of the State of Washington in Legislative Session Assembled:

Whereas, There have been numerous complaints as to the manner of issuing licenses to practice the healing arts, and a number of bills have been introduced in the present session of the legislature relating thereto,

Now, Therefore, Be It Resolved, That the state legislative council is hereby directed to make investigations and recommendations for the purpose of improving the laws relating to the issuance of licenses to practice the healing arts, and to report its findings to the 1953 session of the state legislature, together with a draft of any legislation proposed.

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

Resolution by Mr. Woodall:

Whereas, Senate Joint Resolution No. 8, relating to ratifying the twenty-second amendment to the Constitution of the United States regarding the terms of the office of the President, passed the Senate of the State of Washington and was read in the House of Representatives of the State of Washington and referred to the House Committee on Elections; and

Whereas; Said House Committee on Elections held up said resolution in committee and neglected, failed or refused to report the same out of committee so that the members of this House could vote upon the same, and the State of Washington was thus deprived of the honor of being one of the states of the Union to cause said constitutional amendment to be the law of the land; and

Whereas, Many of the members of the House of Representatives of the State of Washington desire to express their view upon said Senate Joint Resolution No. 8;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington that the Chief Clerk of the House call the roll of the members of this House on the question of approval of Senate Joint Resolution No. 8.

POINT OF ORDER

Mr. O'Brien:
"I rise to a point of order."

The Speaker:
"State your point."

Mr. O'Brien:
"The resolution calls for a roll call and Senate Joint Resolution No. 8 is in committee, and I believe that calling the roll on it would be a violation of our rules. The Committee on Rules and Order would have to place it on the calendar first. I believe this is a circumvention of our House rules."

RULING BY THE SPEAKER

The Speaker:
"The point has been raised whether the resolution is in order and the Speaker will rule the point is well taken. It would require a suspension of the rules to have such a roll call. The resolution is ruled out of order."

MOTION

Mr. Woodall moved that the House Committee on Labor Relations be discharged of further consideration of Engrossed Senate Bill No. 141 and that the bill be placed on today's second reading calendar.

QUESTION OF CONSIDERATION

Mr. O'Brien:
"Mr. Speaker, I raise the question of consideration on that motion."

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

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 Jones (Mrs. Vincent F.), Hawley, Mardesich and Stonecipher, Representatives Hawley and Stonecipher having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Mrs. Jones (Vincent F.) appeared within the bar of the House.

Mr. O'Brien moved that the absent member 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 question of consideration of the motion by Mr. Woodall.

The Clerk called the roll on the question of consideration of the motion by Mr. Woodall that the Committee on Labor Relations be discharged from further consideration of Engrossed Senate Bill No. 141 and that the bill be placed on today's second reading calendar, and the House voted not to consider the motion by Mr. Woodall by the following vote: Yeas, 43; nays, 53; absent or not voting, 3.


Those voting nay were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopengarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker— 53.

Those absent or not voting were: Representatives Hawley, Mardesich, Stonecipher—3.

Mr. Mardesich appeared within the bar of the House.

MOTION

Mr. Woodall moved that the members of the Committee on Labor Relations be excused from the call of the House to attend an important committee meeting.

The motion was lost.

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 attractive and informative pictorial directory of this, the thirty-second legislative session; and

WHEREAS, This directory is a most useful and attractive souvenir of the 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.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 9; also
Enrolled House Bill No. 179; also
Enrolled House Bill No. 223, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Frank Connor, John T. Dootson.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 157; also
Enrolled House Bill No. 343, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: John L. Cooney, Homer O. Nunamaker.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 66; also
Enrolled House Bill No. 273; also
Enrolled House Bill No. 318; also
Enrolled House Bill No. 326, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Howard T. Ball, Arthur H. Bassett.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 402; also
Enrolled House Bill No. 432; also
Enrolled House Bill No. 440; also
Enrolled House Bill No. 459, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Robert Bernethy, John T. Dootson.

The Speaker announced that he was about to sign:
House Bill No. 9; also
House Bill No. 66; also
House Bill No. 157; also
House Bill No. 179; also
House Bill No. 223; also
House Bill No. 273; also
House Bill No. 318; also
House Bill No. 326; also
House Bill No. 343; also
House Bill No. 402; also
House Bill No. 432; also
House Bill No. 440; also
House Bill No. 459.

Senate Bill No. 344 (reported by Committee on Banks and Banking):
Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 5, 1951.

Mr. Speaker:
The President has signed: Senate Joint Memorial No. 5; also
Senate Bill No. 39; also
Senate Bill No. 47; also
Senate Bill No. 65; also
Senate Bill No. 120; also
Senate Bill No. 130; also
Senate Bill No. 277; also
Senate Bill No. 278; also
Senate Bill No. 307; also
Senate Bill No. 421, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 5, 1951.

Mr. Speaker:
The President has signed: House Bill No. 77; also
House Bill No. 82; also
House Bill No. 94; also
House Bill No. 98; also
House Bill No. 109; also
House Bill No. 112; also
House Bill No. 151; also
House Bill No. 202; also
House Bill No. 206; also
House Bill No. 235; also
House Joint Memorial No. 2, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 5, 1951.

Mr. Speaker:
The Senate has passed: House Bill No. 88; also
Engrossed House Bill No. 249; also
Engrossed House Bill No. 290; also
Engrossed House Bill No. 308; also
Re-Engrossed House Bill No. 331; also
Engrossed House Bill No. 344; also
Engrossed House Bill No. 348; also
Engrossed House Bill No. 431; also
House Bill No. 458; also
House Bill No. 484; also
House Bill No. 493; also
House Bill No. 522; also
Engrossed House Bill No. 593, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.
The Speaker announced that he was about to sign:
Senate Joint Memorial No. 5; also
Senate Bill No. 39; also
Senate Bill No. 47; also
Senate Bill No. 65; also
Senate Bill No. 120; also
Senate Bill No. 130; also
Senate Bill No. 277; also
Senate Bill No. 278; also
Senate Bill No. 307; also
Senate Bill No. 421.

SECOND READING OF BILLS

Senate Bill No. 69, by Senator Edwards:
Relating to senatorial district boundary lines.
The bill was read the second time by sections.
Mr. Hess moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 4 to read as follows:
"Sec. 4. The thirty-first A senatorial district shall consist of that portion of the present thirty-first senatorial district in King County located to the south of the present city limits of Seattle and to the west of the Duwamish River, and also city of Seattle precincts now designated to No. 31-1 to No. 31-42.

The thirty-first B senatorial district shall consist of all that portion of the present thirty-first senatorial district in King County not included in the thirty-first A district as previously described."

Debate ensued.
The motion was carried on a rising vote and the amendment was adopted.
Mr. O'Brien moved that the following amendment be adopted:
Strike the whole of section 4, being House amendment by Representative Adams adopted March 5, 1951.

Debate ensued.
The motion was carried and the amendment was adopted.
Mr. Hess moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 6 to read as follows:
"Sec. 6. Section 44.03.02, R.C.W., as derived from chapter 2, Laws of 1931, chapter 20 and chapter 74, Laws of 1933, is hereby amended to read as follows:
The House of Representatives shall consist of ninety-nine members to be elected from forty-seven representative districts. Each senatorial district, as described in section 44.02.02, shall constitute a representative district bearing the same number.
The fourteenth, seventeenth, twentieth, twenty-first, twenty-fourth, thirty-eighth and fortieth representative districts shall each be entitled to three representatives. All other districts shall each be entitled to two representatives, except thirty-first A and thirty-first B districts which shall each be entitled to one representative."

Debate ensued.
The motion was carried and the amendment was adopted.
Mr. Kirk moved that the following amendment be adopted:
Amend the bill by adding thereto a new section to be known as section 5 to read as follows:
"Sec. 5. The thirty-sixth senatorial district and the thirty-sixth representative district shall consist of the Seattle precincts 182 to 225, inclusive, King County. The King county auditor shall divide the thirty-sixth district along Queen Avenue from
Denny Way to the north boundary of the district and number the west side of this avenue thirty-sixth A and the east side shall be numbered thirty-sixth B. One state representative shall be elected to represent the thirty-sixth A district, and another elected to represent the thirty-sixth B district and they shall jointly elect one state senator.

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Rasmussen, the committee amendment to the title was withdrawn.

On motion of Mr. Olson (Ole H.), the following amendment was adopted:

Amend the title—strike the whole thereof and substitute therefor the following:

“An act relating to senatorial and legislative district boundary lines, and amending section 44.02.02, R.C.W.”

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 69 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 69, as amended by the House, and the bill passed the House by the following vote:

Yeas, 81; nays, 16; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoevel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Smith, Sorensen, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Anderson (Eva), Bassett, Comfort, Frayn, Gallagher, Johnston (Elmer E.), Jones (W. Kenneth), Lennart, Ovenell, Powell, Riemcke, Shadbolt, Sisson, Stokes, Strom, Woodall—16.

Those absent or not voting were: Representatives Hawley, Stonecipher—2.

Senate Bill No. 69, 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. 154, by Senators Sapp and Hall:

Appropriating fifty thousand dollars for blind relief.

The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), 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.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 154 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Hawley, Stonecipher—2.

Engrossed Senate Bill No. 154, having received the constitutional 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. 38, by Senator Gallagher:
Relating to the residential qualifications of municipal employees.
The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 38 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. 38, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest; Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Hawley, Stonecipher—2.

Engrossed Senate Bill No. 123, by Senators Rosellini and Rogers:
Authorizing public officials to advertise by radio.
Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 123, authorizing public officials to advertise by radio, have had 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 the whole of section 1 of the engrossed bill, being the Senate amendment to the original bill, and insert in lieu thereof the following:

"Section 1. Any official of the state or any of its political subdivisions who is required by law to publish any notice required by law may supplement publication thereof by radio broadcast when, in his judgment, the public interest will be served thereby: Provided, That such supplemental notice is restricted to spot announcements not to exceed in total number the number of publications now required by law for newspaper publications of the same: Provided further, That the time, place and nature of such notice only be read and that such announcements shall be made only by duly employed personnel of the station from which such broadcast emanates, and that announcements by political subdivisions may be made only by stations situated within the county of origin of the legal notice.

"Sec. 2. Each radio station broadcasting any legal notice or notice of event shall for a period of six months subsequent to such broadcast retain at its office a copy or transcription of the text of the notice as actually broadcast which shall be available for public inspection.

"Sec. 3. Proof of publication of legal notice or notice of event by radio broadcast shall be by affidavit of the manager, an assistant manager or a program director of the radio station broadcasting the same."

Chairman.


Mr. Speaker:

We, a minority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 123, authorizing public officials to advertise by radio, 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: Mrs. Vincent F. Jones, Dwight S. Hawley.

The bill was read the second time by sections.

Mr. O'Brien moved that the committee amendment be adopted.

Mr. Clark moved the adoption of the following amendment to the committee amendment:

In section 1, line 20 of the amendment, before the period (.) at the end of the section add a colon (:) and the following words: "Provided further, The name of any official, or agent of any official, or of any other state employee shall not be used in any such announcement or publication"

Debate ensued.

The motion was lost on a rising vote and the amendment to the committee amendment was not adopted.

Mr. Riemcke moved that the following amendment to the committee amendment be adopted:

In section 2 of the amendment, strike the words "six months" and insert in lieu thereof the words "one year and six months"

Debate ensued.

The motion was lost on a rising vote and the amendment to the committee amendment was not adopted.
Mr. Riemcke moved that the following amendment to the committee amendment be adopted:

In section 2 of the amendment, after the words "at its office" strike the words "a copy or"

Debate ensued.

The motion was lost and the amendment to the committee amendment was not adopted.

Mr. Woodall moved the adoption of the following amendment to the committee amendment:

In section 1, being House committee amendment to the engrossed bill, line 11 of the original House committee amendment, being line 15 of the mimeographed House committee amendment, after the words "be read" and before the words "and that" insert the following: "with no reference to any person by name then a candidate for political office."

Debate ensued.

The motion was carried and the amendment to the committee amendment was adopted.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended.

The motion by Mr. O'Brien was carried and the committee amendment as amended was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate 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. Rasmussen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 123, as amended by the House, and the bill passed the House by the following vote: Yeas, 54; nays, 44; absent or not voting, 1.

Those voting yea were: Representatives Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Kellogg, King, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Testu, Wedekind, Wenberg, Woodall, Young, Mr. Speaker—54.


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

Engrossed Senate Bill No. 123, 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. 85, by Senators Flanagan and Sapp:
Relating to the licensing of pinball machines.
The bill was read the second time by sections.

Mr. Ford moved the adoption of the following amendment:
In section 4, line 12 of the printed bill, after the word "which" strike the words "pinball machines" and insert in lieu thereof the word "gambling" and after the word "ordinance" insert a period (.) and strike the balance of the sentence.

Debate ensued.
Mr. Strom demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.

Mr. Ford moved that the following amendment be adopted:
In section 1, line 2 of the printed bill, after the word "machines" strike the following words: ", as distinguished from devices commonly called" and insert in lieu thereof the words "and/or"

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.

Mr. Ford moved that the following amendment be adopted:
In section 1, line 3 of the printed bill, after the word "County" insert a period (.) and strike the balance of the section.

Debate ensued.
Mr. Hurley demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.

QUESTION OF CONSIDERATION
Mr. Hurley:
"I raise the question of consideration on all further amendments to the bill."

RULING BY THE SPEAKER
"Your motion is out of order, Mr. Hurley. The question of consideration on an amendment cannot be raised after amendments have already been considered."

Mr. Ford moved that the following amendment be adopted:
In section 2, line 10 of the printed bill, after the word "building" and before the word "or" insert the words "or motor vehicle"

Debate ensued.
Mr. O'Brien demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.

Mr. Frayn moved the adoption of the following amendment:
In section 2, line 11 of the printed bill, after the period (.) following the word "machine" add a new sentence as follows: "No fees shall be charged for licensing nor shall a tax be levied by the city, town or county on proceeds derived from the operation of the machines."

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Rasmussen moved that the following amendment be adopted:
Strike everything after the enacting clause and insert in lieu thereof the following:
"Section 1. Every person, who has in his possession or under his control, either as owner, lessee, agent, employee, mortgagee, or otherwise, or who permits to be placed, maintained or kept, in any room, space, inclosure or building owned, leased or occupied by him, or under his management or control, any slot or card machine, contrivance, appliance or mechanical device, upon the result of action of which money or other
valuable thing is staked or hazarded, and which is operated, or played, by placing or depositing there any coins, checks, slugs, balls, or other articles or devices, or in any other manner and by means whereof, or as a result of the operation of which any merchandise, money, representative or articles of value, checks, or tokens, redeemable in, or exchangeable for money or any other thing of value, is won or lost, or taken from or obtained from such machine, when the result of action or operation of such machine, contrivance, appliance, or mechanical device is dependent upon hazard or chance, shall be guilty of a gross misdemeanor.

"Sec. 2. Sections 9.27.04 and 9.27.05, R.C.W., as derived from chapter 119, Laws of 1937, are repealed."

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

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

The Clerk called the roll on the adoption of the amendment by Mr. Rasmussen and the motion to adopt the amendment was lost by the following vote: Yeas, 38; nays, 60; absent or not voting, 1.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Carty, Comfort, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hansen, Hess, Hoefel, Hoff, Jones (John R.), Kellogg, Kirk, Lennart, Lester, Lorimer, Neill, Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Siler, Sisson, Vane, Wintler, Mr. Speaker—38.

Those voting nay were: Representatives Adams, Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Cory, Donohue, Dootson, Gallagher, Gordon, Henry (Al), Henry (Edward E.), Hillyer, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Knoblauch, Kupka, Loney, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Sandison, Savage, Schumann, Shadbolt, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Woodall, Young, Zent—60.

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

Mr. Clark moved that Senate Bill No. 85 be placed at the foot of today's second reading calendar.

The motion was lost.

Mr. Comfort moved that the following amendment be adopted:

In lines 2 and 3 of the title of the original bill, being lines 1 and 2 of the title of the printed bill, after the semicolon (;) following the word "crimes" and before the word "penalties" insert the word "and"; after the word "penalties" and before the period (.) strike the semicolon (;) and the words "and declaring an emergency".

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Gordon moved that the following amendment be adopted:

In section 1, line 2 of the printed bill, after the words "slot machines," insert the following: "roulette wheels, faro, chuck-a-luck, and dice tables including four-five-six and crap."

Debate ensued.

The motion was lost and the amendment was not adopted.

On motion of Mr. Comfort, the following amendment was adopted: Strike the whole of section 5.
Mr. O'Brien moved that the rules be suspended, Senate Bill No. 85 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost on a rising vote.

Senate Bill No. 85 was passed to third reading.

**MOTIONS**

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

On motion of Mr. Rasmussen, the House reverted to the fifth order of business for the purpose of receiving a committee report.

**REPORT OF STANDING COMMITTEE**

Engrossed Senate Bill No. 183 (reported by Committee on Social Security):

Do pass as amended.

Passed to second reading.

**MOTION**

On motion of Mr. Adams, the House recessed until three o'clock p. m.

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**AFTERNOON SESSION**

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 Frayn, Hawley, Henry (Al), Hurley, Kupka, Miller (Clyde J.), Nunnemaker, Paulsen, Rasmussen, Roderick, Simmons, Stonecipher, Vane and Wenberg, Representatives Hawley and Stonecipher having been excused.

**REPORTS OF STANDING COMMITTEES**

Senate Bill No. 184 (reported by Committee on Social Security):

Do pass as amended.

Passed to second reading.

**SECOND READING OF BILLS**

Senate Bill No. 211, by Senator Zednick (by departmental request):

Eliminating the notarial requirement of absentee ballots.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 211 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 211, and the bill failed to pass the House by the following vote: Yeas, 45; nays, 42; absent or not voting, 12.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown, (Gordon J.), Clark, Connor, Cooney, Donohue, Dootson, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), King, Knoblauch, Kupka, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Roderick, Sandison, Savage, Simmons, Sorensen, Wedekind, Wintler, Young, Mr. Speaker—45.


Those absent or not voting were: Representatives Brown (Henry A.), Carty, Ford, Frayn, Hawley, Jones (John R.), Mayes, Smith, Stonecipher, Testu, Vane, Wenberg—12.

Senate Bill No. 211, having failed to receive the constitutional majority, was declared lost.

MOTION FOR RECONSIDERATION

Mr. Mardesich, having voted on the prevailing side, moved that the House reconsider the vote by which Senate Bill No. 211 failed to pass.

Mr. O'Brien 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 Frayn, Hawley, Hoff, Stonecipher, Testu and Wenberg, Representatives Hawley and Stonecipher having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Mr. Hoff appeared within the bar of the House.

Mr. Frayn appeared within the bar of the House.

Mrs. Testu appeared within the bar of the House.

Mr. O'Brien moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be the motion by Mr. Mardesich to reconsider the vote by which Senate Bill No. 211 failed to pass the House.

Debate ensued.

Mr. Gallagher demanded the previous question and the demand was sustained.

The motion to reconsider was carried on a rising vote.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 211.
Mr. Zent demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Senate Bill No. 211 and the bill passed the House by the following vote: Yeas, 53; nays, 43; absent or not voting, 3.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopin-garner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Young, Mr. Speaker—53.


Those absent or not voting were: Representatives Hawley, Stonecipher, Wenberg—3.

Senate 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.

Engrossed Senate Bill No. 189, by Senator Zednick (by departmental request):

Regulating nursing homes under the department of health.

House of Representatives, Olympia, Wash., March 5, 1951.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred Engrossed Senate Bill No. 189, regulating nursing homes under the department of health, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 11, page 5, line 20 of the engrossed bill, being page 3, line 35 of the printed bill, after the words "shall have" and before the word "members" strike the word "four" and insert in lieu thereof the word "three"

In section 11, page 5, line 22 of the engrossed bill, being page 3, line 36 of the printed bill, after the comma (,) following the words "social security" and before the words "association of" insert the following: "Washington state fire marshal,"

In section 19, page 8, line 23 of the engrossed bill, being line 7 of Senate amendment to page 5, line 22 of the printed bill, after the words "sum of" and before the word "thousand" strike the word "fifteen" and insert in lieu thereof the word "twenty-five"

GORDON J. BROWN, Chairman.


The bill was read the second time by sections. On motion of Mr. Olson (Ole H.), the committee amendments were adopted. Mr. Comfort moved the adoption of the following amendment:

In section 2, page 1, lines 16 and 17 of the engrossed bill, being page 1, line 9 of the
printed bill, after the word "twenty-four" and before the word "hours" insert the word "consecutive"

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Comfort moved the adoption of the following amendment:

In section 6, line 33 of the printed bill, after the period (.) following the word "department" strike the following words: "Licenses shall be posted in a conspicuous place on the licensed premises."

Debate ensued.

The motion was lost and the amendment was not adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 189 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 Clerk called the roll on the final passage of Engrossed Senate Bill No. 189, as amended by the House, and the bill passed the House by the following vote: Yeas, 74; nays, 22; absent or not voting, 3.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopingarner, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Woodall, Young, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Adams, Ball, Carty, Comfort, Cory, Dootson, Frayn, Gordon, Hillyer, Hoefel, Huhta, Hurley, Jeffreys, Jones (W. Kenneth), Kellogg, Lennart, Mayes, Orndorff, Ovenell, Pedersen, Sisson, Wintler—22.

Those absent or not voting were: Representatives Hawley, Stonecipher, Wenberg—3.

Engrossed Senate Bill No. 189, 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. 162, by Senator Hall:

Establishing the disability assistance category under the public assistance laws.

The bill was read the second time by sections.

Mr. Comfort moved the adoption of the following amendment:

In section 2, immediately following subsection (8), add a new subsection to be known as subsection (9) to read as follows:

"(9) Is willing to submit himself to such examinations as are deemed necessary by
the state department of social security to establish the extent and nature of his dis-
ability."

Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained.
The motion was carried and the amendment was adopted.

MOTION
On motion of Mr. Woodall, Mr. Hoff was excused from the call of the
House for thirty minutes.

Mr. Comfort moved the adoption of the following amendment:

"Sec. 7. The department is authorized to provide through employment of properly
qualified personnel such social and related services as are found necessary for proper
administration of this act and for most effective use of other resources for rehabilitation
and restoration to health and independence. The department of social security shall
refer recipients who can be benefited thereby to the appropriate public and private
resources for rehabilitation through retraining, restorative services, treatment and
therapy."

Debate ensued.
The motion was carried and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 162
was advanced to third reading, the second reading considered the third, and
the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 162, 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon
J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney,
Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney,
Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess,
Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys,
Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent
F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart,
Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller
(Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.),
Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway,
Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons,
Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind,
Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Hawley, Hoff, Stone-
cipher, Wenberg—4.

Senate Bill No. 162, as amended by the House, having received the con-
stitutional 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 Joint Resolution No. 7, by Committee on Constitution,
Elections and Apportionment:
An amendment to the state constitution fixing the time when laws subject
to referendum shall take effect.
The resolution was read the second time in full."
On motion of Mr. O'Brien, the rules were suspended, Substitute Senate Joint Resolution No. 7 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Substitute Senate Joint Resolution No. 7, and the resolution passed the House by the following vote: Yeas, 81; nays, 14, absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Brown (Gordon J.), Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Givney, Gordon, Griffith, Hallauer, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wintler, Woodall, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Dootson, Hansen, Hess, Hofmeister, Miller (Clyde J.), Olsen (Ray), Savage, Wedekind, Young—14.

Those absent or not voting were: Representatives Hawley, Hoff, Stonecipher, Wenberg—4.

Substitute Senate Joint Resolution No. 7, having received the constitutional two-thirds majority, was declared passed.

Engrossed Senate Bill No. 309, by Senators French and Roup:
Establishing a regulatory division in the department of agriculture.

The bill was read the second time by sections.

On motion of Mr. Loney, the rules were suspended, Engrossed Senate Bill No. 309 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 309, and the bill passed the House by the following vote: Yeas, 88; nays, 8; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Givney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Bernethy, Brown (Henry A.), Carmichael, King, Miller *(Clyde J.), Phillips, Roderick, Young—8.
Those absent or not voting were: Representatives Hawley, Hoff, Stonecipher—3.

Engrossed Senate Bill No. 309, having received the constitutional majority, was declared passed.

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

**Engrossed Senate Bill No. 188**, by Senators Roup and Flanagan:

Licensing farm slaughterers.

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**Mr. Speaker**:  
We, a majority of your Committee on Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 188, licensing farm slaughterers, have had 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 10 and 11 of the engrossed bill, being line 5 of the Senate amendment to section 1, line 5 of the printed bill, after the word "consumption" strike the colon (:) and the balance of the section down to the period (.) following the word "Act" in line 12 of the engrossed bill, being line 7 of the Senate amendment.

**JOHN R. JONES, Chairman.**


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**MOTION**

On motion of Mr. O'Brien, Mr. Brown (Gordon J.), was excused from the call of the House.

The Speaker observed within the bar of the House former Representative Geo. H. Northrup of Jefferson County, and appointed Mr. Adams and Mr. Savage to escort him to a seat beside the Speaker.

The bill was read the second time by sections.

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

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 188 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 188, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.
Those absent or not voting were: Representatives Brown (Gordon J.), Hawley, Hoff, Stonecipher—4.

Engrossed Senate Bill No. 188, 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.

**Re-Engrossed Senate Bill No. 34, by Senator Edwards:**

Relating to disorganization of townships.
The bill was read the second time by sections.

Mr. Hoopingarner moved that the following amendment be adopted:

In section 10, page 3, lines 16 and 17 of the re-engrossed bill, being line 4 of the Senate amendment by Senator Lindsay, after the words “apply to the” strike the balance of the sentence and insert in lieu thereof the following: “counties of the first class”

Debate ensued.
The motion was carried and the amendment was adopted.

**POINT OF INFORMATION**

Mr. Woodall:

"Mr. Speaker, I thought the purpose of the amendment was to attempt to exclude Spokane County. I believe the amendment said 'first class' and I believe Spokane County is a class A county. I don't believe the amendment accomplishes that purpose."

**RECONSIDERATION**

Mr. Hurley moved that the House do now reconsider the vote by which the amendment by Mr. Hoopingarner passed the House.
The motion was carried.
The Speaker declared the question before the House to be the adoption of the amendment by Mr. Hoopingarner.

Mr. Hurley moved the adoption of the following amendment to the amendment by Mr. Hoopingarner:

In line 4 of the House amendment by Representative Hoopingarner, after the colon (:), strike the words “counties of the first class” and insert in lieu thereof the words “Class A counties”

Debate ensued.
The motion was carried and the amendment to the amendment was adopted.
The Speaker declared the question before the House to be the adoption of the amendment as amended.
The motion was carried and the amendment as amended was adopted.

On motion of Mr. Pedersen, the rules were suspended, Re-Engrossed Senate Bill No. 34 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 Re-Engrossed Senate Bill No. 34, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston
(Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kennneth),
Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer,
Mardesch, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris,
Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell,
Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick,
Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Soren­
sen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall,
Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Brown (Gordon J.),
Hawley, Hoff, Stonecipher—4.

Re-Engrossed Senate Bill No. 34, 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

On motion of Mr. O'Brien, Mr. Knoblauch was excused from the call of
the House for five minutes.

Senate Bill No. 379, by Senator Kimball (by executive request):
Relating to subversive activities.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No.
379, relating to subversive activities, have had 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 4, line 4, line 16 of the original bill, being page 3, line 8 of the
printed bill, after the word "general" insert a period (.) and strike the balance of the
matter down to and including the period (.) following the word "General" in line 24 of
page 4 of the original bill, being page 3, line 14 of the printed bill.

In section 8, page 5, line 15 of the original bill, being page 3, line 31 of the printed
bill, after the words "permission of" and before the word "attorney" strike the words
"said assistant" and insert in lieu thereof the word "the"

In section 8, page 5, line 16 of the original bill, being page 3, line 32 of the printed
bill, after the period (.) following the word "Act" strike the balance of the matter
down to and including the period (.) following the word "Act" in line 22 of page 5 of
the original bill, being page 3, line 37 of the printed bill.

In section 9, page 5, line 29 of the original bill, being page 3, line 43 of the printed
bill, after the period (.) following the figure "9" and before the word "attorney" strike
the words "Said special assistant" and insert in lieu thereof the word "The"

In section 10, page 6, line 8 of the original bill, being page 4, line 7 of the printed
bill, after the period (.) following the word "Act" strike the remainder of the section.

In section 17, page 9, line 22 of the original bill, being page 6, line 3 of the printed
bill, after the words "person who" and before the word "makes" insert the word
"wilfully."

Arthur R. Paulsen, Chairman.

We concur in this report: Newman H. Clark, Marshall Forrest, Daniel W. Giboney,

The bill 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, Senate Bill No. 379
was advanced to third reading, the second reading considered the third, and
the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Senate Bill No. 379, as amended by the House, and the bill passed the House by the following vote: Yeas, 86; nays, 11; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Dootson, King, Mardesich, McLean, Roderick, Wedekind, Wereng—11.

Those absent or not voting were: Representatives Hawley, Stonecipher—2.

Senate Bill No. 379, 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

On motion of Mr. Woodall, Mr. Jeffreys was excused from the call of the House.

Engrossed Senate Bill No. 199, by Senators Rosellini and Rauhust:
Establishing the Washington state safety council for the study of accident prevention.

The bill was read the second time by sections.

Mrs. Hansen moved the adoption of the following amendment:

Amend the bill by inserting immediately following the enacting clause the following:

"Section 1. The administration of highway affairs has become a matter of major public importance involving vast sums of money, the development of commerce and resources, the employment of great numbers of persons, the promotion of recreation and the welfare of every citizen of the state. It demands the highest order of business and technical administration, accompanied by continuity of sound long range highway policies, freedom from political interference and changes of personnel, and an organization attracting the services of qualified talented administrators and meritng the confidence of the people.

"Sec. 2. There is hereby created a state highway commission consisting of five members, all of whom shall be residents of this state and who shall be appointed by the governor with the consent of the senate for terms of office as herein provided, and with the qualifications herein specified. Within ninety days after the passage of this act the governor shall appoint the first members of said state highway commission: One member to serve two years; one member to serve three years; one member to serve four years; one member to serve five years; and one member to serve six years from the first day of July, 1951. Upon expiration of said original terms subsequent appointments shall be for six years except in the case of a vacancy, in which event appointment shall be only for the remainder of the unexpired term in which the vacancy has occurred.

"Sec. 3. No two members of said state highway commission shall at the time of appointment or thereafter during their respective terms of office be residents of the
same congressional district, and not more than three members of said state highway commission shall reside at the time of appointment or thereafter in one part of the state divided north and south by the summit of the Cascade Mountains. Not more than three members of said state highway commission shall at the time of appointment or thereafter during their respective terms of office be members of the same major political party. No elective state official or state officer during the term of office to which he was elected or appointed or state employee shall be a member of said commission. No state highway commissioner shall be removed from office by the governor before the expiration of his term unless for a disqualifying change of residence or for cause based upon a determination of incapacity, incompetence, neglect of duty, or malfeasance in office by the superior court of the State of Washington in and for Thurston County upon petition and show cause proceedings duly brought therefor in said court and directed to the commissioner in question.

"Sec. 4. The state highway commission is hereby vested with all powers, authority, functions and duties now vested in or required to be performed by the director of highways or the state department of highways. Full and complete jurisdiction and authority over the administration of state highways and all matters connected therewith or related thereto is hereby granted the said state highway commission except only insofar as the same may have been heretofore or may be hereafter specifically granted to the director or department of licenses, the public service commission, the state commission on equipment, the Washington state patrol or its chief, the Washington toll bridge authority, or the governing bodies of cities and towns.

"Sec. 5. In all situations wherein the director of highways is now designated as a member of any board, commission, committee, or authority, the state highway commission shall hereafter determine who shall serve as such member.

"Sec. 6. The first appointed members of the state highway commission shall meet in the offices of the department of highways at the state capitol and organize as a state highway commission during the first week in July, 1951, or as soon thereafter as possible. At the first annual meeting and at each annual meeting thereafter the commission shall elect a secretary who may be, but need not be, a member of said commission, and the commission shall elect a chairman from its own membership who shall hold office for one year. Election as chairman shall not interfere with the member's right to vote on all matters before the commission. The commission shall meet at such other times as it deems advisable, but at least once every thirty days, and shall from time to time adopt rules and regulations not inconsistent with the provisions of this act for its own government, and to regulate and discharge its duties, and to exercise its powers under this act.

"Sec. 7. On and after July 1, 1951, the state highway commission shall take over, assume and exercise all of the powers, authority and functions and perform all of the duties now vested in or required to be performed by the director of highways and the department of highways. Thereafter the state highway commission shall assume and exercise full and complete jurisdiction and authority over the administration of the state highways and all matters connected therewith or related thereto as hereinafore set forth in section 4 of this act. The state highway commission shall establish such rules and regulations as may be deemed wise and lay down policies of procedure and generally supervise and control the operation of said functions within the terms of this act and pursuant to the laws of this state, and the said commission is hereby clothed with all necessary powers to carry out the terms of this act.

"Sec. 8. The commission shall act collectively in harmony with recorded resolutions or motions adopted by a majority of the commission at regular or special meetings, notice of which meetings shall be given to all members pursuant to the rules of said commission. Three members shall constitute a quorum at any meeting, but no resolution, motion, or other decision of the commission shall be adopted or passed without the favorable vote of at least three members.

"Sec. 9. The state highway commission shall select and appoint the director of highways who after appointment shall be an ex officio member of the commission without a vote. He shall be the chief executive officer of the commission responsible only to it, and shall carry into effect the commission's order and shall be guided by policies laid down by it. As the executive head, he shall direct all activities and supervise the work of the staff of the department.

"Sec. 10. The director of highways shall be fully competent as a highway engineer and as an executive. He shall be a registered professional engineer 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 in addition experience in highway or road construction for a period of not less than five years. He need not be a resident of the state at the time of his appointment.

"Sec. 11. The director of highways shall hold office indefinitely but may be dismissed by the commission at any time for incompetence, neglect of duty, malfeasance in office or failure to carry out the commission's policies. Before a motion for dismissal shall be acted upon by the state highway commission, the director of highways shall be granted a hearing on formal written charges before the full commission.

"Sec. 12. The salary of the director of highways shall be ten thousand dollars per year: Provided, however, That the commission may increase said salary to a maximum of fifteen thousand dollars per year.

"Sec. 13. Each member of the state highway commission shall receive twenty-five dollars per diem for each day actually spent in the performance of his duties and his actual necessary traveling and other expenses in going to, attending and return from meetings of the commission, and his actual and necessary traveling and other expenses incurred in the discharge of such duties as may be requested of him by a majority vote of the commission, but in no event shall a commissioner's per diem payments exceed three thousand dollars in any one year.

"Sec. 14. The state highway commission shall prepare a report of its activities to be submitted to each biennial session of the legislature. The report shall be printed and copies thereof submitted to the Senate and House of Representatives on or before the opening day of the legislative session and shall show the sum of money expended by or under its direction during the fiscal biennium or portion thereof during which the commission has functioned, and shall show data and information as will show a strict accounting of all sums expended by or under its direction.

"Sec. 15. The commission shall prepare, furnish and present to the governor, and through him to the legislature, the budget for the following two years. The commission shall within two years after its establishment submit to the legislature a comprehensive plan for highway development based on the principle that the state is furnishing transportation facilities which should be paid for by those most benefited and developed in the order of greatest need therefor."

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

Amend the bill further by renumbering sections 1 to 22 to read "Sec. 16." to "Sec. 37." consecutively.

On motion of Mrs. Hansen, the following amendment was adopted:

Amend the title—strike the whole thereof and substitute therefor the following: "An act relating to state government; creating a state highway commission to administer the state highway system and defining its powers and duties; establishing the Washington state safety council as a division of the executive department, and providing for its organizational structure, and for the study of accident prevention thereby."

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 199 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. 199, as amended by the House, and the bill passed the House by the following vote: Yeas, 77; nays, 19; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.),
Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Smith, Sorensen, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Mr. Speaker—77.

Those voting nay were: Representatives Gordon, Griffith, Henry (Edward E.), Jones (W. Kenneth), Loney, Miller (Floyd C.), Morris, Neill, Orndorff, Ovenell, Phillips, Powell, Riemcke, Shadbolt, Sisson, Stokes, Timm, Young, Zent—19.

Those absent or not voting were: Representatives Hawley, Jeffreys, Stonecipher—3.

Engrossed Senate Bill No. 199, 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.

MOTIONS

Mr. O'Brien moved that all bills passed thus far today be ordered immediately transmitted to the Senate.

The motion was carried.

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

House of Representatives, Olympia, Wash., March 6, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 88; also Enrolled House Bill No. 249; also Enrolled House Bill No. 308; also Enrolled House Bill No. 344; also Enrolled House Bill No. 348; also Enrolled House Bill No. 431; also Enrolled House Bill No. 458; also Enrolled House Bill No. 484; also Enrolled House Bill No. 493, have compared same with the original and engrossed bills and find them correctly enrolled.


The Speaker called on Mr. Rasmussen to preside.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 221, relating to taxing districts and the annexation thereof to municipalities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mr. Speaker:

We, a minority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 221, relating to taxing districts and the annexation thereof to
municipalities, 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: Daniel W. Giboney, Mrs. Vincent F. Jones.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 228, exempting first fifty dollars of earned income of blind aid recipients in determining amount of public grants in aid, 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.

Senate Bill No. 252 (reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Engrossed Senate Bill No. 330, conveying certain tidelands to town of Port Orchard, 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 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 340, providing for county emergency funds for the payment of emergency public assistance grants in cash, 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.

MOTIONS

On motion of Mr. Adams, the House advanced to the eleventh order of business.

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

On motion of Mr. Adams, 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 Adams, Gordon, King, McLean, Nunamaker and Young.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:
The President has signed: House Bill No. 9; also
House Bill No. 66; also
House Bill No. 157; also
House Bill No. 179; also
House Bill No. 223; also
House Bill No. 273; also
House Bill No. 318; also
House Bill No. 326; also
House Bill No. 343; also
House Bill No. 402; also
House Bill No. 432; also
House Bill No. 440; also
House Bill No. 459, and the same are herewith transmitted.

Herbert H. Siele'r, Secretary.

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 1; also
Substitute Senate Bill No. 13; also
Senate Bill No. 73; also
Senate Bill No. 97; also
Senate Bill No. 115; also
Senate Bill No. 121; also
Senate Bill No. 122; also
Senate Bill No. 138; also
Senate Bill No. 140; also
Senate Bill No. 143; also
Senate Bill No. 150; also
Substitute Senate Bill No. 158; also
Senate Bill No. 160; also
Senate Bill No. 216, and the same are herewith transmitted.

Herbert H. Siele'r, Secretary.

The Speaker announced that he was about to sign:
Senate Concurrent Resolution No. 1; also
Substitute Senate Bill No. 13; also
Senate Bill No. 73; also
Senate Bill No. 97; also
Senate Bill No. 115; also
Senate Bill No. 121; also
Senate Bill No. 122; also
Senate Bill No. 138; also
Senate Bill No. 140; also
Senate Bill No. 143; also
Senate Bill No. 150; also
Substitute Senate Bill No. 158; also
THIRD READING OF BILLS

Senate Bill No. 5, by Senator Todd:
Relating to labor liens.
On motion of Mr. Johnston (Elmer E.), the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Senate Bill No. 5 was re-read the second time by sections.
Mr. Johnston (Elmer E.), moved that the following amendment be adopted:
In section 1, lines 17 and 18 of the original bill, being line 11 of the printed bill, after the words “material was” and before the word “performed” strike the word “not”
Debate ensued.
The motion was carried and the amendment was adopted.
Mr. Johnston (Elmer E.), moved that the rules be suspended, that Senate Bill No. 5 be advanced to third reading, the second reading considered the third and the bill placed on final passage.
The motion was lost on a rising vote.
Senate Bill No. 5 was passed to third reading.
The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

Senate Bill No. 85, by Senators Flanagan and Sapp:
Relating to the licensing of pinball machines.
On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Senate Bill No. 85 was placed on final passage.
Debate ensued.
Mr. Henry (Al) demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Senate Bill No. 85, as amended by the House, and the bill passed the House by the following vote:
Yea, 57; nays, 40; absent or not voting, 2.
Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cooney, Cory, Donohue, Frayn, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), King, Kupka, Loney, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Powell, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Woodall, Young, Zent—57.
Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Carty, Clark, Comfort, Dootson, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hess, Hoefel, Hoff, Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Lennart, Lester, Lorimer, Mardesich, Neill, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Riemcke, Siler, Sisson, Smith, Wintler, Mr. Speaker—40. Those absent or not voting were: Representatives Eldridge, Ridgway—2. Senate Bill No. 85, 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.

EXPLANATION OF VOTE

Mrs. Hansen submitted the following explanation of her vote on Senate Bill No. 85, as amended by the House:

"I voted 'yea' on Senate Bill No. 85, as amended by the House, at the request of city officials in my district."

MOTION

On motion of Mr. Rasmussen, the House reverted to the ninth order of business.

SECOND READING OF BILLS

Engrossed Senate Bill No. 431, by Senator Eastvold (by departmental request):

Amending the industrial insurance statutes.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 431 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. 431, 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, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Namemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representative Carty—1.

Those absent or not voting were: Representatives Bailey, Eldridge, Forrest, Hansen, King, Woodall—6.

Engrossed Senate Bill No. 431, having received the 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. 174, by Senators Riley and Tisdale:
Permitting certain veterans' organizations to conduct a cocktail lounge near the University of Washington during post functions.

The bill was read the second time by sections.

Mr. Comfort moved that the following amendment be adopted:

In section 1, line 15 of the original bill, being line 7 of the printed bill, after the comma (,) following the word "Provided" strike the remainder of the underscored matter down to and including the period (.) following the word "only" in line 19 of the original bill, being line 11 of the printed bill, and insert in lieu thereof the following: "That a valid license may be issued to any nationally recognized veterans' organization, which has maintained since December 31, 1932, a regularly chartered post off the campus of the University within the above described area, to conduct a cocktail lounge for members and guests during post functions only on such premises as is and has been owned and maintained by it during this period."

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Sandison moved the adoption of the following amendment:

Amend the bill by adding two new sections immediately following section 1, to be known as sections 2 and 3, respectively, to read as follows:

"Sec. 2. Chapter 66.06, R.C.W., as derived from chapter 5, Laws of 1949, is amended by adding a new section to read as follows:

"There shall be a license to clubs entitling each member of the club to keep on the premises a reasonable quantity of liquor for personal consumption on the premises either in individual lockers, or as participants in a 'members liquor pool' wherein members, under regulation of the board, join together to provide a common supply of liquor for personal consumption on the club premises by such members and their bona fide guests: Provided, That no club shall be entitled to such a license:

"(a) Unless such club has been in continuous operation maintaining complete and adequate quarters for at least two years immediately prior to the date of its application for such license;

"(b) Unless the club premises be constructed and equipped, conducted, managed, and operated to the satisfaction of the board and in accordance with this act and the regulations made thereunder;

"(c) Unless the board shall have determined pursuant to any regulations made by it with respect to clubs, that such club is a bona fide club.

"The fee for a license to operate a club qualifying under the above conditions shall be three hundred dollars per annum.

"Sec. 3. Section 66.06.41, R.C.W., as derived from section 2, chapter 5, Laws of 1949, is amended to read as follows:

"(a) 'Spiritus liquor' as used in sections 66.06.40 to 66.06.47, inclusive, means 'liquor' as defined in section 66.01.01, except 'wine'-and 'beer' sold as such;

"(b) 'Restaurant' as used in sections 66.06.40 to 66.06.47, inclusive, means an establishment provided with special space and accommodations where, in consideration of payment, food, without lodgings, is habitually furnished to the public, not including drug stores and soda fountains: Provided, That such establishments shall be approved by the board and that the board shall be satisfied that such establishment is maintained in a substantial manner as a place for preparing, cooking and serving of complete meals. The service of only fry orders or such food and victuals as sandwiches, hamburgers, or salads shall not be deemed in compliance with this definition;

"(c) 'Hotel', 'clubs', 'wine' and 'beer' are used in sections 66.06.40 to 66.06.47, inclusive, with the meaning given in section 66.06.01;

"(d) It shall be unlawful for any Class H licensee to sell liquor to women, except when seated at tables: Provided, That this restriction shall not apply in that part of the licensed premises not available to the general public."

Debate ensued.
PARLIAMENTARY INQUIRY

Mr. Miller (Floyd C.):

"I'd like to have the Speaker rule. I don't believe the amendment is germane to the title. The amendment is permitting the sale of liquor where the title of the bill is prohibiting the sale of intoxicating liquor on the grounds of the University of Washington."

RULING BY THE SPEAKER

The Speaker:

"The text of the bill to which the amendment is offered does permit the sale of liquor in certain premises and the Speaker will rule the amendment is germane."

MOTION

Mr. Frayn moved that Senate Bill No. 174 be made a special order of business at 9:30 o'clock p.m. Debate ensued.

The motion was lost.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Sandison.

Mr. Miller (Floyd C.) demanded a roll call.

The demand was not sustained.

The motion by Mr. Sandison was lost and the amendment was not adopted.

Mr. Vane moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as section 2 to read as follows:

"Sec. 2. There is added to title 66, R.C.W., as derived from chapter 62, Laws of 1933, extraordinary session, a new section to read as follows:

"'Bottle club' means a club or association operating for profit or otherwise and conducting or maintaining premises in which the members or other persons may resort for the primary or incidental purpose of keeping or consuming liquor on the premises.

"Except as permitted under a license issued by the Washington state liquor control board, it is unlawful for any person to conduct or maintain by himself or by associating with others, or to in any manner aid, assist, or abet in conducting or maintaining a bottle club."

Debate ensued.

Mr. Johnson (Charlie) demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendment was adopted.

Mr. Bernethy moved that the following amendment be adopted:

Amend the bill by adding a new section thereto to be known as section 3 to read as follows:

"Sec. 3. All holders of retail liquor licenses may sell liquor from midnight on Saturday to one o'clock a.m. Sunday."

Debate ensued.

Mr. Carmichael demanded the previous question and the demand was not sustained.

Debate ensued.

Mr. Gallagher demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

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

Amend the title—strike the whole thereof and substitute therefor the following:

"An act relating to intoxicating liquors; regulating the sale and use thereof, amending section 66.11.19, R.C.W., and prescribing penalties."
On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 174 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. 174, as amended by the House, and the bill passed the House by the following vote: Yeas, 64; nays, 32; absent or not voting, 3.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Ball, Bassett, Brown (Gordon J.), Carmichael, Clark, Comfort, Connor, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hawley, Henry (Al), Henry (Edward E.), Hoff, Hofmeister, Holliday, Hoopingarner, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Schumann, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Timm, Vane, Woodall, Zent, Mr. Speaker—64.

Those voting nay were: Representatives Adams, Anderson (Eva), Beierlein, Bernethy, Brown (Henry A.), Carty, Cooney, Gallagher, Hallauer, Hansen, Hess, Hillyer, Hoefel, Huhta, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Lennart, Lorimer, Nunamaker, Olsen (Ray), Pedersen, Savage, Shadbolt, Smith, Strom, Testu, Wedekind, Wenberg, Wintler, Young—32.

Those absent or not voting were: Representatives Dootson, Eldridge, Ridgway—3.

Senate Bill No. 174, 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 Joint Memorial No. 9, by Senators Pearson and Winberg:**
Relating to the Quillayutte mooring basin.

The memorial was read the second time in full.

On motion of Mr. O'Brien, 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 called on Mr. Ford to preside.

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, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—86.
Those absent or not voting were: Representatives Carty, Connor, Cooney, Dootson, Eldridge, Gallagher, Hansen, Johnston (Elmer E.), Jones (John R.), Miller (Clyde J.), Ridgway, Simmons, Mr. Speaker—13.

Senate Joint Memorial No. 9, having received the constitutional majority, was declared passed.

Engrossed Senate Bill No. 113, by Senators Greive and Rosellini:
Authorizing revenue bonds issue against Metropolitan tract income for construction of hospital at University of Washington.

House of Representatives.
Olympia, Wash., March 5, 1951.

Mr. Speaker:
We, a majority of your Committee on Colleges and Universities, to whom was referred Engrossed Senate Bill No. 113, authorizing revenue bonds issue against Metropolitan tract income for construction of hospital at University of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 11 of the engrossed bill, being line 4 of the printed bill, after the word “dentistry” strike the period (.) and insert in lieu thereof a colon (:) and add the following: “Provided, That no moneys shall be expended under authority of this act unless there shall first be an appropriation therefor.”

JEANETTE TESTU, Chairman.


The bill was read the second time by sections.
On motion of Mrs. Testu, the committee amendment was withdrawn.

Mr. Olson (Ole H.) moved that the following amendment be adopted:

In section 1, line 11 of the engrossed bill, being line 4 of the printed bill, after the word “dentistry” strike the period (.) and add the following: “Provided, That the provisions of sections 28.35.36 and 43.52.09, R.C.W., shall have no application to so much of the income from the Metropolitan Tract as may be necessary to retire according to their terms the bonds herein provided for.”

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Giboney moved the adoption of the following amendment:

Amend the bill by adding a new section thereto to be known as section 2, to read as follows:

“Sec. 2. Section 82.12.16, R.C.W., as derived from section 1, chapter 54, Laws of 1945, is amended to read as follows:

“Before distributing moneys to the cities and towns from the motor vehicle excise fund, as provided in the preceding section, the state treasurer shall make an annual deduction therefrom of a sum equal to four cents per capita of the population of all cities or towns, determined as provided in said section, which sum shall be apportioned and transmitted to the University of Washington for use by its bureau of governmental research, and shall be used for studies and research in municipal government, studies of the economic and social problems of suburban areas situated adjacent to municipalities having similar economic and social problems, publications, educational conferences, and attendance thereat, and in furnishing technical, consultative, and field services to cities and towns in problems relating to planning, public health, municipal sanitation, fire protection, law enforcement, post-war improvements, and public works, and in all matters relating to city and town government. The program shall be carried on and all expenditures shall be made in cooperation with the cities and towns of the state acting through the association of Washington cities by its executive committee which is hereby recognized as their official agency or instrumentality.

“Any moneys remaining unexpended or uncontracted for by the bureau at the end of any calendar year shall be returned to the motor vehicle excise fund and be paid to cities and towns under the provisions of the preceding section.”

—24
Mr. Frayn:
"Mr. Speaker, is the amendment germane to the bill?"

The Speaker (Mr. Ford presiding):
"I think that it is not germane. Mr. Giboney, is Engrossed Senate Bill No. 113 the bill that you wish to amend?"

Mr. Giboney:
"That is the right bill."

RULING BY THE SPEAKER

The Speaker (Mr. Ford presiding):
"The Speaker will rule that the subject matter of the amendment is not germane to the bill."

Mr. Giboney:
"Mr. Speaker, I appeal from your ruling. On what grounds do you rule that it is not germane? It has to do with the University of Washington and research facilities at the University of Washington."

The Speaker (Mr. Ford presiding):
"The Speaker will rule that the amendment is not germane inasmuch as Senate Bill No. 113 deals with the issuance of bonds against Metropolitan Tract income and the amendment as offered, which was formerly House Bill No. 268, deals with some activities with one branch of the University. Do you wish to appeal from the decision of the Speaker?"

Mr. Giboney:
"Yes, I do. I feel that it is germane because it deals with the University of Washington and has to do with the expanding of their governmental research and makes it possible for the University of Washington bureau of governmental research to make studies of these areas adjacent where you have the same economic and social problems. Now, it was felt in our area that this particular bill was—"

POINT OF ORDER

Mr. Woodall:
"Mr. Speaker, point of order. Mr. Giboney is speaking on the need for the bill rather than whether or not the matter is germane."

RULING BY THE SPEAKER

The Speaker (Mr. Ford presiding):
"The point is well taken. Do you wish to appeal from the decision of the Speaker, Mr. Giboney? The Speaker has ruled the amendment is not germane."

APPEAL FROM THE DECISION OF THE SPEAKER

Mr. Giboney:
"I appeal from the decision of the Speaker."

The Speaker (Mr. Ford presiding):
"Mr. Giboney has appealed from the decision of the Speaker. Shall the decision of the Speaker be the judgment of the House?"

The ruling by the Speaker was sustained by a voice vote and the decision of the Speaker was the judgment of the House.

MOTION

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed Senate Bill No. 113 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 113, as amended by the House, and the bill passed the House by the following vote: Yeas, 75; nays, 11; absent or not voting, 13.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Frayn, Giboney, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hollday, Hoopingarner, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young—75.

Those voting nay were: Representatives Bassett, Beierlein, Forrest, Gordon, Hallauer, Hofmeister, Jones (W. Kenneth), Lester, Mardesich, Roderick, Sorensen—11.

Those absent or not voting were: Representatives Adams, Dootson, Gallagher, Hoff, Huhta, Johnson (Charlie), Lennart, Miller (Floyd C.), Nunnemaker, O'Brien, Simmons, Zent, Mr. Speaker—13.

Engrossed Senate Bill No. 113, 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. 15, by Senator Sapp:
Relating to establishing local utility districts within public utility districts.

Mr. Speaker:
We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 15, relating to establishing local utility districts within 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 with the following amendment:

In section 1, page 1, line 13 of the engrossed bill, being page 1, line 6 of the printed bill, after the comma (,) following the word "energy" and before the words "or any" insert the following: "and for providing street lighting,"

Edward E. Henry, Chairman.


The bill was read the second time by sections.

On motion of Mr. Henry (Edward E.), the committee amendment was adopted.

On motion of Mr. Henry (Edward E.), the rules were suspended, Engrossed Senate Bill No. 15 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 15 as amended by the House, and the bill passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry

Those voting nay were: Representative Shadbolt—1.

Those absent or not voting were: Representatives Adams, Bailey, Carmichael, Connor, Cooney, Dootson, Eldridge, Gallagher, Giboney, Hoopingarner, Hurley, Jones (John R.), King, Lennart, Mardesich, Nunamaker, Mr. Speaker—17.

Engrossed Senate Bill No. 15, 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. 17, by Senator Brown:
Relating to garnishment of veterans’ bonus payments.

The bill was read the second time by sections.

On motion of Mr. Hofmeister, the rules were suspended, Senate Bill No. 17 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 17, and the bill passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 24.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Carty, Clark, Comfort, Cory, Donohue, Dootson, Ford, Frayn, Gallagher, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Huhta, Jeffreys, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Rasmussen, Ridgway, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—71.

Those voting nay were: Representatives Forrest, Gordon, Roderick, Sorensen—4.

Those absent or not voting were: Representatives Adams, Beierlein, Brown (Henry A.), Carmichael, Connor, Cooney, Eldridge, Giboney, Hoefel, Hoopingarner, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Lennart, Mardesich, Miller (Floyd C.), Neill, Nunamaker, Paulsen, Powell, Riemcke, Simmons, Mr. Speaker—24.

Senate Bill No. 17, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**Engrossed Senate Bill No. 28**, by Senator Sutherland:
Relating to filing of plats, subdivisions or dedications with county auditor.
The bill was read the second time by sections.
On motion of Mr. Olson (Ole H.), 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.

Debate ensued.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 28, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Floyd C.), Morris, Neill, Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Rasmussen, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Zent—76.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Beierlein, Connor, Cooney, Giboney, Gordon, Holliday, Johnston (Elmer E.), Jones (John R.), Mardesich, Miller (Clyde J.), Nunamaker, O'Brien, Olsen (Ray), Paulsen, Ridgway, Riemcke, Simmons, Sisson, Woodall, Young, Mr. Speaker—23.

Engrossed Senate 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.

**Engrossed Senate Bill No. 32**, by Senators Dixon and Rosellini:
Relating to the reciprocal family support enforcement act.
The bill was read the second time by sections.
On motion of Mr. Olson (Ole H.), 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.

Debate ensued.

On motion of Mr. Stokes, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.
Engrossed Senate Bill No. 32 was re-read the second time by sections.
Mr. Stokes moved that the following amendment be adopted:
In section 5, page 2, line 2 of the printed bill, insert a period (.) after the words "any such demand" and strike the balance of the section.

Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
The Speaker resumed the Chair.
On motion of Mr. Olson (Ole H.), 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 Clerk called the roll on the final passage of Engrossed Senate Bill No. 32, and the bill passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 14.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Pedersen, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stonecipher, Strom, Testu, Timm, Vane, Wenberg, Wintler, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Bailey, Stokes, Woodall—3.


Engrossed Senate Bill No. 32, having received the constitutional 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. 55, by Senators Shannon and Riley:

Amending the law which created public service commissions.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 55, amending the law which created public 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 with the following amendment:

In section 1, page 1, line 13 of the engrossed bill, being page 1, line 7 of the printed bill, after the period (.) following the word "Senate" add the following: "Not more than two members of said Commission shall belong to the same political party."

Edward E. Henry, Chairman.


The bill was read the second time by sections.

On motion of Mr. Henry (Edward E.), the committee amendment was adopted.

On motion of Mr. Henry (Edward E.), the rules were suspended, Engrossed Senate 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 Engrossed Senate Bill No. 55, as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Maridesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—82.

Those voting nay were: Representative Neill—1.

Those absent or not voting were: Representatives Beierlein, Carmichael, Dootson, Eldridge, Giboney, Hofmeister, Holliday, Hurley, McLean, Nunnemaker, O'Brien, Phillips, Ridgway, Vane, Wedekind, Young—16.

Engrossed Senate Bill No. 55, 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. 64, by Senator Kimball:

Relating to probation of defendants convicted of crime.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 64, relating to probation of defendants convicted of crime, have had 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. Amend the bill further by renumbering section 2 to read "Section 1."

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 "amending" and before the words and figures "section 9.95.210" strike the words and figures "section 9.95.200 and"

ARTHUR R. PAULSEN, Chairman.


The bill 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, Senate Bill No. 64 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 64, as amended by the House, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley,
Those absent or not voting were: Representatives Carmichael, Carty, Donohue, Dootson, Hallauer, Hoff, Lester, Miller (Floyd C.), Nunamaker, Olsen (Ray), Phillips, Simmons, Vane, Wedekind, Zent—15.

Senate Bill No. 64, 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. 68, by Senators Lee and Zednick (by executive request):

Permitting the investment of surplus state funds in state warrants in certain cases.

The bill was read the second time by sections.

On motion of Mr. Ford, the rules were suspended, Engrossed Senate Bill No. 68 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker called on Mr. Adams to preside.

Mr. Comfort demanded the previous question and 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 Engrossed Senate Bill No. 68, and the bill passed the House by the following vote: Yeas, 57; nays, 31; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Gallagher, Hawley, Hoefel, Hofmeister, Holliday, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clay J.), Morris, Neill, O'Brien, Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wenberg, Wintler, Woodall, Young, Mr. Speaker—57.


Those absent or not voting were: Representatives Carmichael, Connor, Cooney, Dootson, Henry (Al), Henry (Edward E.), Hoff, Hoopingarner, Hurley, Kirk, Simmons—11.
Engrossed Senate Bill No. 68, having received the constitutional majority, was declared passed.

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

The Speaker resumed the Chair.

Mr. O'Brien 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 Carmichael.

The Sergeant-at-Arms was instructed to bring the absent member to the bar of the House.

Mr. O'Brien moved that the absent member be excused and that the House proceed with business under the call of the House.

The motion was carried.

**Engrossed Senate Bill No. 156, by Senator Pearson:**

Making the Agate Pass bridge toll free, and making an appropriation.

*MR. SPEAKER:*

House of Representatives, Olympia, Wash., March 5, 1951.

We, a part of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 156, making the Agate Pass bridge toll free, 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 everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The state treasurer is directed to cancel the bonds of the Washington Toll Bridge Authority in the sum of one million six hundred fifty thousand dollars ($1,650,000), together with any interest thereon, purchased with funds from the motor vehicle fund by order of the state finance committee in order to construct the Agate Pass bridge.

"Sec. 2. The Washington Toll Bridge Authority is directed, upon the effective date of this act, to transfer the Agate Pass bridge to the director of highways for operation toll free as a part of the state highway system.

"Sec. 3. The Washington Toll Bridge Authority is directed to transfer any funds in its hands accumulated from the operation of the Agate Pass bridge as a toll structure to the state treasurer. The state treasurer shall deposit such funds in the motor vehicle fund to the credit of the state's share of such fund."

Amend the title—strike the whole thereof and substitute therefor the following:

"An Act relating to highways; providing for cancellation of bonds of the Washington Toll Bridge Authority issued to construct the Agate Pass bridge and purchased with money from the motor vehicle fund, and providing for operation of the Agate Pass bridge as a toll free structure."

*Julia Butler Hansen, Chairman.*


*Mr. Speaker:*

House of Representatives, Olympia, Wash., March 5, 1951.

We, a part of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 156, making the Agate Pass bridge toll free, 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.*

Mr. Speaker:

We, a part of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 156, making the Agate Pass bridge toll free, and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House without recommendation. ..........................................., Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendments were withdrawn.

Mrs. Hansen moved that the following amendment be adopted:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. Reconstruction of Primary State Highway No. 1 from Oregon to British Columbia, construction of four traffic lanes at Snoqualmie Pass, construction of an adequate highway bridge from Pasco to Kennewick and construction of county arterial highways and farm to market roads in Grant, Franklin and Adams counties to coincide with the opening of lands for settlement in the Columbia Basin irrigation project, are declared to be highway projects of the first priority. The construction of such projects is required in the interest of the public safety and for the orderly development of the state. The reimbursement of the motor vehicle fund for money used to purchase Agate Pass bridge bonds will also make possible other war emergency or high priority highway construction. The threat of war makes acceleration of construction a vital necessity at this time.

"Sec. 2. To provide funds for accelerating construction of these first priority projects, and to reimburse the motor vehicle fund for money expended for Agate Pass bridge construction, there shall be issued and sold limited obligation bonds of the State of Washington in the sum of sixty-six million seven hundred three thousand, six hundred and twenty-five dollars. The issuance, sale and retirement of said bonds shall be under the general supervision and control of the state finance committee. The state finance committee shall, when notified by the director of highways, provide for the issuance of coupon or registered bonds to be dated, issued and sold from time to time in such amounts as may be necessary to the orderly progress of construction of the first priority projects.

"Sec. 3. Each of such bonds shall be made payable at any time not exceeding twenty-five years from the date of its issuance, with such reserved rights of prior redemption as the state finance committee may prescribe to be specified therein. The bonds shall be signed by the governor and the state auditor under the seal of the state, one of which signatures shall be made manually and the other signature may be in printed facsimile, and any coupons attached to such bonds shall be signed by the same officers whose signatures thereon may be in printed facsimile. Any bonds may be registered in the name of the holder on presentation to the state treasurer or at the fiscal agency of the State of Washington in New York City, as to principal alone, or as to both principal and interest under such regulations as the state treasurer may prescribe. Such bonds shall be payable at such places as the state finance committee may provide. All bonds issued under authority of this act shall be fully negotiable instruments.

"Sec. 4. Bonds issued under the provisions of this chapter shall distinctly state that they are not a general obligation of the state, but are payable in the manner provided in this chapter from the proceeds of all state excise taxes on motor vehicle fuels imposed by chapter 82.10 and sections 82.36.020, 82.36.230, 82.36.250 and 82.36.400, R.C.W., as derived from chapter 58, Laws of 1933, as amended, and as last amended by chapter 220, Laws of 1949; and chapter 82.11 and section 82.40.020, R.C.W., as derived from chapter 127, Laws of 1941, as amended, and as last amended by chapter 220, Laws of 1949. The proceeds of such excise taxes are hereby pledged to the payment of any bonds and the interest thereon issued under the provisions of this chapter, and the legislature hereby agrees to continue to impose the same excise taxes on motor vehicle fuels in amounts sufficient to pay the principal and interest on all bonds issued under the provisions of this chapter when due.

"Sec. 5. The bonds issued hereunder shall be in denominations to be prescribed by the state finance committee and may be sold in such manner and in such amounts and at such times and on such terms and conditions as the committee may prescribe."
If bonds are sold to any purchaser other than the State of Washington, they shall be sold at public sale, and it shall be the duty of the state finance committee to cause such sale to be advertised in such manner as it shall deem sufficient. Bonds issued under the provisions of this chapter shall be legal investment for any of the funds of the state, except the permanent school fund: Provided, That bonds authorized herein to reimburse the motor vehicle fund for the cost of the Agate Pass bridge construction shall be sold at the earliest date which the committee finds feasible.

"Sec. 6. The money arising from the sale of said bonds shall be deposited in the state treasury to the credit of the motor vehicle fund and such money shall be available only for the construction of such first priority projects, reimbursement of the motor vehicle fund for money expended for construction of the Agate Pass bridge in order to make such money available for war emergency highway projects or other high priority highway uses, and payment of the expense incurred in the printing, issuance and sale of any such bonds.

"Sec. 7. Any funds required to repay such bonds, or the interest thereon when due, subject to the proviso of this section, shall be taken from that portion of the motor vehicle fund which results from the imposition of all excise taxes on motor vehicle fuels and which is, or may be, appropriated to the highway department for state highway purposes, and which shall never constitute a charge against any allocations of such funds to counties, cities and towns unless and until the amount of the motor vehicle fund arising from the excise taxes on motor vehicle fuels and available for state highway purposes proves insufficient to meet the requirements for bond retirement or the interest on any bonds: Provided, That money required hereunder to pay interest on or to retire any bonds issued for Columbia Basin county arterial highways or farm to market roads shall be repaid by any such county or counties wherein such highways or roads are constructed in the manner set forth in section 9 of this act.

"Sec. 8. At least one year prior to the date any interest is due and payable on such bonds or before the maturity date of any bonds, the state finance committee shall estimate, subject to the provisions of section 7, the percentage of the receipts in money of the motor vehicle fund, resulting from collection of excise taxes on motor vehicle fuels, for each month of the year which will be required to meet interest or bond payments hereunder when due, and shall notify the state treasurer of such estimated requirement. The state treasurer shall thereafter from time to time each month as such funds are paid into the motor vehicle fund, transfer such percentage of the monthly receipts from excise taxes on motor vehicle fuels of the motor vehicle fund to the highway bond retirement fund, which is hereby established, and which fund shall be available solely for payment of such interest or bonds when due. If in any month it shall appear that the estimated percentage of money so made is insufficient to meet the requirements for interest or bond retirement, the treasurer shall notify the state finance committee forthwith and such committee shall adjust its estimates so that all requirements for interest and principal of all bonds issued shall be fully met at all times.

"Sec. 9. The director of highways shall report separately to the state finance committee all sums expended from funds resulting from the sale of bonds for Columbia Basin county arterial highways and farm to market roads in Grant, Franklin and Adams counties under the provisions of this chapter. Such counties shall repay to the state all the cost of any Columbia Basin highway or road facilities actually constructed under the provisions of this chapter within each of such counties as follows: The state finance committee, at least one year prior to the date any interest is due and payable on such bonds or before the maturity date of any such bonds, shall ascertain the percentage of the motor vehicle funds arising from the excise taxes on motor vehicle fuels, which is to be transferred to such counties under the provisions of law which will be necessary to pay all of the interest upon or retire when due all of the portion of said bonds chargeable to expenditures incurred under the provisions of this chapter in each of said counties. The state finance committee shall notify the state treasurer of this estimate and the treasurer shall thereafter, when distributions are made from the motor vehicle fund to counties, retain such percentage of the total sums credited to such counties as aforesaid in the motor vehicle fund arising from the excise taxes on motor vehicle fuels until such fund is fully reimbursed for all expenditures under this chapter in Grant, Adams and Franklin counties. Any money so retained shall be available for state highway purposes.

"Sec. 10. The sums retained from motor vehicle funds arising from the excise taxes on motor vehicle fuel, of any such counties shall not exceed in any distribution period fifty per cent of the total amount to be credited to such county. If there shall be a deficit in the amount available for reimbursement of the motor vehicle fund, due to
this provision, then such deficit shall continue to be a charge against any sums due any such county from the motor vehicle fund from such excise taxes until the full cost of such Columbia Basin highway facilities is paid.

"Sec. 11. Whenever the percentage of the motor vehicle fund arising from excise taxes on motor fuels, payable into the highway bond retirement fund, shall prove more than is required for the payment of interest on bonds when due, or current retirement of bonds, any excess may, in the discretion of the state finance committee, be available for the prior redemption of any bonds or remain available in the fund to reduce the requirements upon the fuel excise tax portion of the motor vehicle fund at the next interest or bond payment period.

"Sec. 12. The bonds authorized herein are allocated to the first priority projects as follows:

"(1) Forty-nine million two hundred fifty thousand dollars ($49,250,000) of the total issue for the acceleration of the reconstruction of Primary State Highway No. 1, said amount to be expended on said Primary State Highway No. 1 as follows: Thirty-three million five hundred thousand dollars ($33,500,000) between Everett, Seattle, Tacoma, Olympia, Chehalis, Centralia, Kelso, Vancouver, and the Oregon boundary line, and fifteen million seven hundred fifty thousand dollars ($15,750,000) between Everett and the Canadian boundary line;

"(2) Six million five hundred thousand dollars ($6,500,000) of the total issue for the construction of a four lane highway at Snoqualmie Pass;

"(3) Four million two hundred fifty thousand dollars ($4,250,000) of the total issue for the construction of Columbia Basin county arterial highways and farm to market roads in Grant, Franklin and Adams counties, for which the state must be reimbursed as provided in section 9; and

"(4) Five million dollars ($5,000,000) of the total issue for the construction of Columbia Basin county arterial highways and farm to market roads in Grant, Franklin and Adams counties, for which the state must be reimbursed as provided in section 9; and

"(5) One million seven hundred three thousand six hundred twenty-five dollars ($1,703,625) of the total issue for reimbursement of the motor vehicle fund for money spent for Washington Toll Bridge Authority bonds purchased in connection with the construction of the Agate Pass bridge, said sum of one million seven hundred three thousand six hundred twenty-five dollars ($1,703,625) to be used when it becomes available in the motor vehicle fund, under allotments to be made by the director of highways, for war emergency or other high priority highway projects: Provided, That no bonds shall be issued for Columbia Basin county arterial highway and road purposes unless expenditures are actually required for the settlement of lands ready for irrigation in the Columbia Basin project and all construction of arterial highways and roads in such counties shall be accomplished by the engineering forces of the various counties under the supervision of the director of highways.

"Sec. 13. When the state finance committee has made arrangements for the sale of sufficient bonds to reimburse the motor vehicle fund in the sum of one million seven hundred three thousand six hundred twenty-five dollars ($1,703,625) as aforesaid, the committee shall notify the Washington Toll Bridge Authority and the Authority is thereafter directed to transfer the Agate Pass bridge to the highway department for operation as a toll free part of the state highway system. The bonds of the Authority issued to construct the Agate Pass bridge shall then be cancelled.

"Sec. 14. There is appropriated from the motor vehicle fund the sum of sixty-six million seven hundred three thousand, six hundred and twenty-five dollars ($66,703,625), or so much thereof as may be necessary, to carry out the provisions of this chapter; but no money shall be available under this appropriation from said fund unless a like amount of the bonds provided for herein are sold and the money derived deposited to the credit of such fund.

"Sec. 15. 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."

Debate ensued.

Mr. Simmons demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

Amend the title—strike the whole thereof and substitute therefor the following:

"An Act relating to highways and roads; providing for the issuance, sale and retirement of motor vehicle revenue bonds in order to accelerate the reconstruction of
Primary State Highway No. 1, construction of a four lane highway at Snoqualmie Pass, the construction of a Pasco-Kennewick bridge and the construction of Columbia Basin county arterial highways and farm to market roads in Grant, Franklin, and Adams counties, as projects of the first priority; providing for the issuance of bonds to make the money expended from the motor vehicle fund for Agate Pass bridge bonds of the Washington Toll Bridge Authority available for war emergency or other high priority highway projects and making said bridge toll free; providing for reimbursement of all construction costs in said counties; making an appropriation, and declaring an emergency."

On motion of Mrs. Hansen, 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.

Debate ensued.

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, 68; nays, 31; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hofmeister, Hollday, Huhta, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olson (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Siler, Simmons, Smith, Sorensen, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—68.


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.

Engrossed Senate Bill No. 72, by Senators Todd and Rogers:

Establishing a revolving fund for the use of the Washington Toll Bridge Authority.

The bill was read the second time by sections.

Mrs. Hansen moved that the following amendment be adopted:

Amend the bill by inserting immediately following the enacting clause the following:

"Section 1. Section 47.60.140, R.C.W., as derived from section 5, chapter 179, Laws of 1949, is amended to read as follows:

"The Authority is empowered to operate such ferry system, including all operations, whether intrastate or international, upon any route or routes, and toll bridges as a revenue producing and self-liquidating undertaking. The director of highways shall have full charge of the construction, rehabilitation, rebuilding, enlarging, improving, operation and maintenance of the ferry system, including toll bridges, approaches and roadways incidental thereto that may be authorized by the Authority, including the collection of tolls and other charges for the services and facilities of the undertaking: Provided, That the Authority shall have the exclusive right to enter into leases and contracts for use and occupancy by other parties of the concessions and space located
on the ferries, wharves, docks, approaches and landings, but no such leases or contracts shall be entered into for more than five years, nor without public advertisement for bids as may be prescribed by the Authority: Provided further, That the Authority may accept and continue leases and contracts for a period of ten years without advertisement or bid, if such leases or contracts were in effect or entered into at the time of the purchase of the Puget Sound ferry system, and any leases or contracts so made are hereby validated.

"Sec. 2. Section 47.64.070, R.C.W., as derived from section 6, chapter 148, Laws of 1949, is amended to read as follows:

"Employees, except the masters and members of the crews of vessels, shall be subject to and entitled to the benefits of the industrial insurance laws of the state, and are hereby declared to be in extra-hazardous employment within the meaning of such laws.

"Sec. 3. Section 47.60.100, R.C.W., as derived from section 8, chapter 179, Laws of 1949, is amended to read as follows:

"Notwithstanding any other provision of the law, bonds issued by the Authority shall be legal investments by the state finance committee of any state moneys in its hands, except permanent school funds and motor vehicle funds. This section shall not invalidate any investment outstanding on its effective date.

"Sec. 4. Sections 5 to 13, inclusive, of this act are added to chapter 47.60, R.C.W., as derived from chapter 179, Laws of 1949.

"Sec. 5. Any consent to liability given under the provisions of this act shall create liability of the Authority only and shall not create any general liability of the state.

"Sec. 6. The state consents to suits against the Authority by seamen for injuries occurring upon vessels of the Authority in accordance with the provisions of section 688, title 46 of the United States Code. The venue of such actions may be in Thurston County or in the county where the injury occurred.

"Sec. 7. The Authority shall have all the obligations, duties and rights of a common carrier of persons and property in its operation of ferries, terminals or other facilities used in its ferry operations, including the right to participate in joint rates and through routes, agreements, and divisions of through and joint rates with railroads and other common carriers and the right to make any filings with the Interstate Commerce Commission, the United States Maritime Commission or any other state or federal regulatory or governmental body and to comply with the lawful rules and regulations or requirements of any such body, and shall be subject to laws relating to carrier's liability for loss or damage to property transported, and for personal injury or death of persons transported.

"Sec. 8. In case of property loss or damage, personal injuries or death resulting from the operation of any ferry or terminal by the Authority, any person or the personal representative of any person shall, subject to and to the extent hereinafter provided, have a right of action against the Authority for such damage, loss, injury or death.

"Sec. 9. The right of action extended by this act shall be applicable to loss or damage of property and/or personal injury or death, resulting from the operation of ferries or terminals by the Authority to persons other than shippers or passengers, but any recovery of damages in such cases shall not exceed an amount equal to the limitations of the insurance carried by the Authority to insure it against loss for such liability.

"Sec. 10. As a condition to a recovery thereon, a verified claim against the Authority growing out of such damages, loss, injuries or death must first be presented to the Authority and filed with its secretary within thirty days after the time when such claim accrued. If the claimant shall be incapacitated from verifying and filing his claim within said thirty days, or if the claimant be a minor, then the claim may be verified and presented on behalf of said claimant by his relative, attorney or agent. Each such claim must accurately locate and describe the event or defect that caused the damage, loss, injury or death, reasonably describe the damage, loss or injury, and state the time when the same occurred, give the claimant's residence for six months last past and contain the items of damages claimed. No action shall be maintained against the Authority upon such claim until the same has been presented to, and filed with, the Authority and sixty days have elapsed after such presentation and filing, nor more than three years after such claim accrued.

"Sec. 11. The Authority may upon such terms and conditions as it may impose and under such rules and regulations as it may adopt, pay claims arising under its operation of ferries or terminals or compromise or settle such claims. No claim shall be paid by the Authority or any settlement or compromise thereof be made except from its operating revenues derived from its operation of ferries or terminals or from the proceeds of insurance recoveries.
"Sec. 12. Actions for the recovery of damages under all the provisions of this act except section 6 may be brought in Thurston County or in the county in which the aggrieved person resides. No execution upon a judgment or attachment shall be levied against the property of the Authority, nor does the state consent to any maritime lien against vessels of the Authority, but the Authority may be required by order of court to pay any judgment.

"Sec. 13. Nothing in section 47.60.150, R.C.W., shall forbid the establishment by the Authority of a Washington state ferries revolving fund of not to exceed three hundred thousand dollars from the proceeds of any bonds sold under the provisions of this act. Such fund may be deposited by the Authority in such banks or financial institutions as it may select throughout the state. The provisions of section 43.01.05, R.C.W., shall not be applicable to such fund or any deposits therein made by the Authority under the provisions of this section. The Authority may deposit thereafter therein all moneys received under the provisions of this chapter. All expenses whatsoever arising in the operations of the Puget Sound ferry system shall be paid from such fund if established by check or voucher in such manner as may be prescribed by the Authority.

"All moneys received by the Authority or any employee under this act, except an amount of petty cash for each day's needs as fixed by the regulation of the Authority, shall be each day and as often during such day as advisable, deposited in the nearest authorized depository selected by the Authority under the terms of this section.

"Whenever the fund shall exceed three hundred thousand dollars, the Authority shall forthwith transmit such excess to the state treasurer for deposit in the trust fund established by section 47.60.150."

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

Further amend the bill by renumbering sections 1 to 6, Inclusive, to read "Sec. 14." to "Sec. 19.," respectively, to follow immediately after section 13.

On motion of Mrs. Hansen, the following amendment was adopted:

Further amend the bill by adding two additional new sections to be known as sections 20 and 21, to read as follows:

"Sec. 20. The provisions of this act are to be severable, and if any section, subdivision or clause of this act shall be held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of the act.

"Sec. 21. 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. Hofmeister moved that the following amendment be adopted:

Amend the bill by adding thereto a new section immediately after section 20, being House amendment by Representative Hansen adopted March 6, 1951, to be known as section 21 to read as follows:

"Sec. 21. The Washington Toll Bridge Authority is authorized and directed to complete the location surveys and plans and specifications for a toll tunnel through the Cascade Mountains, together with the necessary connections to existing highways, said toll tunnel to be located on an extension to Primary State Highway No. 5, beginning at a point on Primary State Highway No. 5 in the vicinity of the junction of the Greenwater and White rivers, thence in an easterly direction to a junction with Primary State Highway No. 5 in the vicinity north of Cliffdell. The authority is further authorized and directed to proceed with the construction and operation of said toll tunnel as soon as finances therefor become available to the authority."

Amend the bill further by renumbering section 21, being House amendment by Representative Hansen adopted March 6, 1951, to read "Sec. 22."

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

Amend the title—strike the whole thereof and substitute therefor the following:

"An Act relating to the Washington Toll Bridge Authority; regulating the operation of
the Puget Sound ferry and toll bridge system by such Authority, providing for the settlement or disposal of certain claims arising during the course of such operations, establishing a permanent revolving fund for certain engineering investigations thereby, and making an appropriation from the motor vehicle fund therefor, and making a further appropriation from the motor vehicle fund for an investigation by said Authority into projects for the solution of the cross-sound transportation problem, amending sections 47.60.140, 47.64.070 and 47.60.100, R.C.W., adding new sections to chapter 47.60, R.C.W., and declaring an emergency."

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 72 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 72, as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 6; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopngarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde C.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representatives Frayn, Griffith, Hawley, Kirk, Riemcke, Wedekind—6.

Engrossed Senate Bill No. 72, 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

On motion of Mr. Woodall, Mr. Sisson was excused from the call of the House.

Engrossed Senate Bill No. 100, by Senator Shank:
Relating to sureties and providing for joint control.
The bill was read the second time by sections.

On motion of Mr. Paulsen, the following amendment was adopted:
Amend the bill by adding thereto a new section to be known as section 2 to read as follows:
"Sec. 2. No claim for damages in tort shall abate by reason of the death of the tort feasor."

MOTION

On motion of Mr. Adams, Mr. Frayn was excused from the call of the House.

On motion of Mr. Paulsen, the following amendment was adopted:
In section 2, being House amendment by Representative Paulsen adopted March 6, 1951, after the words "tort feasor" in line 4 of the original amendment, strike the period
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(.) and insert in lieu thereof a colon (:) and add the following: “Provided, however, That the injured person shall not recover judgment except upon competent evidence other than the testimony of said injured person and the testimony of the injured person, by itself, shall not be sufficient to overcome the presumption of due care on the part of the deceased tort feasor.”

MOTION

On motion of Mr. Adams, Mr. Brown (Gordon J.), was excused from the call of the House.

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

Amend the title—after the words “providing for” and before the period (.) strike the words “joint control” and insert in lieu thereof the words “survival of actions in tort”

On motion of Mr. Paulsen, the rules were suspended, Engrossed 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.

Mr. Vane demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 100, as amended by the House, and the bill passed the House by the following vote: Yeas, 87; nays, 9; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Bardesick, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Siler, Simmons, Smith, Sorensen, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—87.

Those voting nay were: Representatives Bassett, Comfort, Gordon, Neill, Ridgway, Schumann, Shadbolt, Stokes, Zent—9.

Those absent or not voting were: Representatives Brown (Gordon J.), Frayn, Sisson—3.

Engrossed 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. 117, by Senator Foster:

Relating to irrigation district elections.

The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the rules were suspended, Senate Bill No. 117 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. 117, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.),
Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Brown (Gordon J.), Frayn, Sisson—3.

Senate Bill No. 117, having received the constitutional majority, was declared passed.

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

Senate Bill No. 229, by Senators Sapp and Hall:

Granting public assistance to persons in certain medical institutions.
The bill was read the second time by sections.

On motion of Mr. O'Brien, 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.

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained.
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, 94; nays, 3; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representatives Clark, Riemcke, Smith—3.

Those absent or not voting were: Representatives Brown (Gordon J.), Sisson—2.

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.
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MOTION

On motion of Mrs. Jones (Vincent F.), Representatives Dootson and Mardesich were excused from the call of the House.

Senate Bill No. 280, by Senator Sears (by departmental request):

Relating to the handling of the tuberculosis hospitalization equalization fund.

The bill was read the second time by sections.

Mr. Giboney moved the adoption of the following amendment:

Amend the bill by adding a new section following section 1 to be known as section 2 to read as follows:

"Sec. 2. Section 82.12.16, R.C.W., as derived from section 1, chapter 54, Laws of 1945, is amended to read as follows:

"Before distributing moneys to the cities and towns from the motor vehicle excise fund, as provided in the preceding section, the state treasurer shall make an annual deduction therefrom of a sum equal to four cents per capita of the population of all cities or towns, determined as provided in said section, which sum shall be apportioned and transmitted to the University of Washington for use by its bureau of governmental research, and shall be used for studies and research in municipal government, studies of the economic and social problems of suburban areas situated adjacent to municipalities having similar economic, health, and social problems, publications, educational conferences, and attendance thereat, and in furnishing technical, consultative, and field services to cities and towns in problems relating to planning, public health, municipal sanitation, fire protection, law enforcement, post-war improvements, and public works, and in all matters relating to city and town government. The program shall be carried on and all expenditures shall be made in cooperation with the cities and towns of the state acting through the association of Washington cities by its executive committee which is hereby recognized as their official agency or instrumentality.

"Any moneys remaining unexpended or uncontracted for by the bureau at the end of any calendar year shall be returned to the motor vehicle excise fund and be paid to cities and towns under the provisions of the preceding section."

POINT OF ORDER

Mr. Woodall:

"Mr. Speaker, the amendment is not germane."

Mr. Giboney:

"Mr. Speaker, in order to save time, this is the same amendment I offered to a previous bill, House Bill No. 268, with one change—it has health inserted between economic and social problems on line ten. Now, this is a health measure and is germane to this bill. This has to do with hospitals and is a health problem and I feel this amendment is germane to the bill."

RULING BY THE SPEAKER

"The Speaker is of the opinion, Mr. Giboney, that the amendment you offered is not germane. The subject matter of the amendment is apparently entirely different. The act to which the amendment is offered relates to the distribution of funds for the purpose of the support of county hospitals for the treatment of tuberculosis. The amendment you offered seems to affect the use of moneys from the motor vehicle excise tax fund to be used by a certain institution at the University of Washington making research in regard to the economic and various other aspects of community problems. The Speaker tries to be very liberal in ruling whether or not matters are germane. The Speaker will rule that the amendment is not germane."

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 280 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. 280, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Brown (Gordon J.), Dootson, Mardesich, Sisson—4.

Senate Bill No. 280, having received the constitutional 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. 288, by Senator Sears (by departmental request): Regulating of maternity homes by state health department.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 288 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. 288, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffries, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Brown (Gordon J.), Dootson, Mardesich, Sisson—4.

Engrossed Senate 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.

Senate Bill No. 269, by Senators Witten, McMullen and Todd: Relating to limited access highways and streets.
The bill was read the second time by sections. 

On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 269 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 269, and the bill passed the House by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Gribbon, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker—91.

Those voting nay were: Representatives Carmichael, Carty, Holliday, Wintler—4.

Those absent or not voting were: Representatives Brown (Gordon J.), Dootson, Mardesich, Sisson—4.

Senate Bill No. 269, having received the constitutional majority, was declared passed.

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

The Speaker called on Mr. Rasmussen to preside.

Engrossed Senate Bill No. 218, by Senator Tisdale (by departmental request):

Placing the liability in certain cases for fires on state land.

The bill was read the second time by sections.

Mr. Henry (Edward E.) moved the adoption of the following amendment:

Amend the bill by adding a new section thereto to be known as section 2 to read as follows:

"Sec. 2. Contributory negligence shall not bar a recovery in an action by any person or his legal representative to recover damages for negligence resulting in death or in injury to person or property, if such negligence is sought, but any damages allowed shall be diminished by the jury if the action is tried by jury; otherwise, by the court, in proportion to the amount of negligence attributable."

PARLIAMENTARY INQUIRY

Mr. Bernethy:

"Mr. Speaker, is this amendment germane?"

Debate ensued.

RULING BY THE SPEAKER

The Speaker (Mr. Rasmussen presiding):

"The Speaker will rule that the point made by Mr. Bernethy is well taken and the amendment is not germane."
On motion of Mr. Woodall, Representatives Carmichael and Riemcke were excused from the call of the House for fifteen minutes.

On motion of Mr. Bernethy, the rules were suspended, Engrossed Senate Bill No. 218 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued. The Clerk called the roll on the final passage of Engrossed Senate Bill No. 218, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Brown (Gordon J.), Carmichael, Dootson, Mardesich, Riemcke, Sisson—6.

Engrossed Senate 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.

**Senate Joint Memorial No. 10**, by Senator Pearson:
Relating to Olympic Peninsula railroads.
The memorial was read the second time in full.

On motion of Mr. Bernethy, the rules were suspended, Senate Joint Memorial No. 10 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued.

The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 10, and the memorial passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olsen (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.
Those voting nay were: Representative Jones (Mrs. Vincent F.)—1.
Those absent or not voting were: Representatives Brown (Gordon J.), Carmichael, Dootson, Mardesich, Riemcke—5.

Senate Joint Memorial No. 10, having received the constitutional two-thirds majority, was declared passed.

MOTIONS
Mr. Adams moved that all bills passed thus far today be ordered immediately transmitted to the Senate.
The motion was carried.
On motion of Mr. Adams, the House dispensed with further proceedings under the call of the House.
The Speaker declared the House at ease.

The Speaker called the House to order.
Mr. Rasmussen raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Carmichael, Dootson, Hofmeister, Hoopingarner, Jones (John R.), Vane and Wenberg.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 331; also Enrolled House Bill No. 593, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: John T. Dootson, August P. Mardesich.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 290; also Enrolled House Bill No. 522, have compared same with the original and engrossed bills and find them correctly enrolled.

We concur in this report: John T. Dootson, August P. Mardesich.

The Speaker announced that he was about to sign: House Bill No. 290; also House Bill No. 331; also House Bill No. 522; also House Bill No. 593.

SECOND READING OF BILLS

Engrossed Senate Bill No. 221, by Senators McMullen and Rosellini:
Relating to taxing districts and the annexation thereof to municipalities.
The bill was read the second time by sections.

Mr. Hess moved that the following amendment be adopted:
In section 1, page 1, line 19 of the engrossed bill, being page 1, line 9 of the printed bill, after the word "payable" and before the word "Until" strike the period (.) and insert in lieu thereof a colon (:) and add the following: "Provided, That such district shall be credited with a reasonable value of any equipment or personal property acquired by the city."
Debate ensued.
On motion of Mr. Woodall, Engrossed Senate Bill No. 221 was placed at the foot of today's second reading calendar.

**Senate Bill No. 399**, by Senators McMullen and Tisdale:
Relating to water rates charged by municipalities to customers in another municipality.

Mrs. Speaker:
We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 399, relating to water rates charged by municipalities to customers in another municipality, have had 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 page 1, line 7 of the printed bill after the comma (,) following the underscored words "Provided, however," strike the balance of the underscored matter down to and including the period (.) following the word "company" in line 19 of the original bill, being line 12 of the printed bill, and insert in lieu thereof the following: "That all water sold by a municipal corporation outside its corporate limits shall be sold at just and reasonable rates."

Edward E. Henry, Chairman.


The bill was read the second time by sections.
On motion of Mr. Forrest, the committee amendment was adopted.

Mr. Hurley moved the adoption of the following amendment:
Amend the bill by striking everything after the enacting clause and substituting in lieu thereof the following:

"Section 1. This act shall be known as the 'pressure piping licensing act,' and is passed in the exercise of the police power of the state to protect the public health, safeguard property, promote the welfare of the state, and prevent fraudulent practices. Substandard pressure piping and equipment creates a hazardous condition dangerous to life and property. In order to protect the public health and property, proper standards of pressure piping construction and installation should be maintained and enforced and fraudulent and unsafe practices eliminated through the licensing of qualified contractors and the inspection of all pressure piping work installed by such contractors. In furtherance of the public safety it is necessary that competent persons engage in work in the pressure piping contracting and installation field.

"Sec. 2. When used in this act:
1. The term 'director' shall refer to director of labor and industries;
2. The term 'license' shall mean the pressure piping contractor's license, and the term 'license holder' shall refer to the person to whom the license has been issued under this act;
3. The term 'pressure piping' shall include all piping, appliances and equipment, exclusive of pressure vessels, designed and installed to conduct any fluid or gas or other substance under pressure as described by the code of pressure piping sponsored by the American society of mechanical engineers and approved by the American standards association;
4. The term 'inspector' shall refer to a pressure piping inspector and such deputy pressure piping inspectors as may be appointed by the director of labor and industries; and
5. The term 'permit' shall refer to the pressure piping permit issued under this act.

"Sec. 3. From and after the taking effect of this act the installation, construction and alteration of all pressure piping shall be in strict conformity with the provisions of this act, the statutes of this state, the rules and regulations issued by the department of labor and industries under the authority of this act, and shall conform to the most approved methods of construction. The code of pressure piping, sponsored by the American society of mechanical engineers, and approved by the American standards association, and other installation and safety regulations approved by the American
standards association, shall be prima facie evidence of the most approved methods for
the construction, installation and maintenance of pressure piping. All materials, de-
vices, appliances and equipment used in such construction and installation shall be of a
Type which shall conform to any applicable standards established by the national
bureau of standards of the United States department of commerce: Provided, That this
act shall not limit the authority of any city or town to enact or enforce under authority
of law, any ordinance, rule or regulation requiring a higher and better standard of
construction, installation or maintenance of pressure piping or a better standard of
materials, devices, appliances, fixtures and equipment than that required by this act,
but in such city or town having such superior standard, pressure piping construction
and installation and all pressure piping materials, devices, appliances, fixtures and
equipment shall be in accordance with the ordinance, rule or regulation of such city
or town.

"Sec. 4. It shall be unlawful for any person to install any pressure piping not in
accordance with the standards prescribed by this act. In cases where the interpretation
and application of the standards here prescribed are in dispute or in doubt, the director
shall, upon application of any interested person, determine the method of construction
and installation and the quantity, quality and type of pressure piping materials, de-
vices, appliances, fixtures or equipment to be used in the particular case submitted
for his decision.

"Sec. 5. From and after the first day of June, 1951, no person shall engage in the
business of contracting to construct or install pressure piping unless such person shall
have a valid license and certificate therefor, except that an unlicensed owner and resi-
dential occupant of property may make installation, alter or repair pressure piping
installed on property so owned and occupied: Provided, Such unlicensed owner shall
comply with the standards established by this act.

"Sec. 6. Any license required by this act shall be issued by the department of
licenses. All such licenses shall expire on the thirty-first day of December following
the date of their issuance.

"Sec. 7. Licensees shall pay an annual fee of one hundred dollars. Application for
such license shall be made in writing to the department of licenses, stating the name,
form of business identity, and place of business of the applicant, accompanied by the
required fee and by a bond in the penal sum of five thousand dollars, with the state
as obligee, with good and sufficient surety to be approved by the attorney general.
The aggregate liability of the surety upon such bond for all claims which may arise
thereunder shall not exceed the sum of five thousand dollars. The bond shall be con-
ditioned that in any installation of pressure pipe to convey liquid, gas or other sub-
stance, the principal of said bond shall comply with the provisions of this act and the
regulations adopted by the director, or any additional regulations enacted by any city
or town as may be in effect at the time of entering into any contract for pressure pipe
construction, installation or alteration. The bond shall be further conditioned that the
principal will pay for all damages that may be sustained by any person arising by
failure of the principal to perform pressure piping work as may be required by the
regulations of the director or the additional requirements of any municipality. Any
person sustaining any damage or injury by reason of the breach of the conditions of
said bond by the principal may bring action thereon in the superior court of any county
in which the principal of said bond resides or transacts business, or in the county in
which the work was performed, giving rise to the cause of action. The cancellation or
revocation of said bond shall immediately revoke the license.

"Sec. 8. Every person proposing to install, construct or alter any pressure piping
under this act shall apply for a pressure piping permit prior to the start of the work.
The permit shall be issued by the director upon the request of any owner or license
holder upon payment of a fee as hereinafter provided. The fees to be paid by the ap-
plicant for a permit at the time of making application as to any proposed construction,
installation or alteration shall be:

"(1) Two dollars on an estimated cost of three thousand dollars;
"(2) Five thousand dollars, a permit fee of five dollars;
"(3) Twenty-five thousand dollars, a permit fee of ten dollars;
"(4) Fifty thousand dollars, a permit fee of twenty-five dollars;
"(5) One hundred thousand dollars, a permit fee of fifty dollars;
"(6) In excess of two hundred fifty thousand dollars, a permit fee of one hundred
dollars.

"Sec. 9. The permit, if issued, shall describe the name of the permittee and the
address or site of the proposed construction, installation or alteration: All inspection
services required by the owner or license holder thereafter shall be performed by the
director under this act in consideration of the payment of the permit fee. The permit
so issued shall be displayed in a conspicuous place at the site of the pressure piping
work by the permittee.

"Sec. 10. The director and the officials of all incorporated cities and towns where
pressure pipe inspections are required by local ordinances, are empowered to regulate,
and it shall be their duty to enforce, the provisions of this act in their respective
jurisdictions. The director shall have the power to appoint a pressure piping inspector
and such assistant inspectors of pressure piping as he shall deem necessary to assist
him in the performance of his duties. All Inspectors appointed by the director shall be
pressure piping artisans of not less than six years' experience in constructing and
installing pressure piping equipment or six years' experience as pressure pipe in­
spectors for a municipality, or two years' training in the principles of civil and/or
mechanical engineering in a college of engineering of recognized standing and four
years' continuous practical pipe fitting experience in installing pressure pipe, or four
years of training in mechanical and civil engineering in a college of engineering of
recognized standing and two years' continuous practical pipe fitting experience in the
construction and installation of pressure piping work.

"Sec. 11. State inspectors shall be paid such salary or per diem as the director
shall determine, together with their necessary traveling expenses. The director shall
have the power to designate and appoint for temporary duty any pressure pipe in­
spector of any municipality who possesses the qualifications required by this act for
inspectors as a deputy state inspector. Inspectors, when deputized, shall, whenever
possible, make such inspections as the director may request outside the corporate
limits of their respective cities and towns. Whenever a municipal inspector is em­
ployed to do work under this act by the director, the municipality employing that
inspector shall be paid from the pressure piping license fund two dollars and seventy­
five cents per hour for each hour the municipal inspector is so engaged, together with
the necessary expenses of such inspector. Any inspection made by a municipal in­
spector shall be subject to such further and additional inspection as the director may
determine. The state shall not be responsible for the salary and/or expenses of any
inspector while engaged in inspecting any pressure pipe or equipment within the cor­
porate limits of any city or town unless such inspection shall have been authorized by
the director.

"Sec. 12. The director, through his subordinates, may inspect all pressure piping
to which the act applies. Whenever the installation of any such pressure piping is not
in accordance with the requirements of this act or is in such a condition as to be dan­
gerous to life or property, the person owning, using or operating the same shall be
notified by the director and shall, within fifteen days, or such further reasonable time
as may be granted by the director, make the repairs and/or changes required. The
director may disconnect, at the expense of the license holder or owner, and may order
the discontinuance of the use of any defective pressure piping installed or altered in
violation of the standards created by this act. In making such disconnection, the
director shall attach thereto a notice stating that such pressure pipe, equipment and/or
apparatus has been found dangerous to life or property or otherwise not in accordance
with the requirements of this act. It shall be unlawful for any person to reconnect
such defective pressure pipe, equipment or apparatus without the approval of the
director. The director, through his inspectors and employees, shall have the right
to enter into and upon any buildings or premises in the discharge of his official duties
or for the purpose of making any inspection or test of the installation of pressure
piping contained therein. No pressure piping subject to the requirements of this act
shall be concealed until an inspection is applied for under this act and an inspection
made, and the work approved by the inspector making such inspection: Provided, That
if duly authorized inspectors are not available for such inspection, an affidavit shall be
furnished by the license holder or other person doing the work indicating there has
been compliance with the provisions of this act.

"Sec. 13. If any inspection made under the provisions of this act require any correc­
tion or change in the work inspected, a report thereon shall be made in writing by the
inspector. The report shall state the corrections or changes required. A copy of such
report shall be furnished to the person doing the installation or operating the equipment
or apparatus, and a copy thereof filed with the director.

"Sec. 14. The director shall have power, in case of gross violation of the provisions
of this act, to revoke or suspend for such period as he may determine, any license or
permit issued under this act.
"Sec. 15. The director may, upon his own motion, and shall, upon the verified complaint in writing of any person, investigate the acts of a license holder within the state to determine whether said license holder is guilty of or has committed any act or omission constituting cause of disciplinary action, as provided for in this act. The director may hold a hearing on said complaint, after fifteen days' notice in writing of said hearing has been served upon the person complained against or has been transmitted to him by regular mail. All acts or omissions alleged in the complaint, or the specific grounds of the motion of the director, shall be set out in full in the notice of hearing so served or mailed. Thereafter all parties having an interest in the complaint or motion shall have a reasonable opportunity to be heard in all hearings conducted under this section. The hearing shall be conducted in accordance with regulations prescribed by the director for determining the rights of the parties, whether or not such regulations conform to common law or statutory rules of evidence and other technical rules of procedure. The director shall have the power to administer oaths and issue subpoenas. Testimony shall be taken under oath and a full and complete record taken thereof. All accusations and complaints against a license holder shall be filed within one year after the act or omission occurs. Any order of the director, in the absence of an appeal therefrom as provided by this act, shall be final fifteen days after the date of mailing the person or persons affected thereby written notification thereof. The director shall be deemed to be party to any judicial act involving any such decision and shall be represented in any such judicial action by the attorney general.

"Sec. 16. In all administrative proceedings provided by this act, involving dispute or complaint, the fees of all witnesses attending such proceedings pursuant to subpoena shall be paid at a rate fixed by such regulation as the director shall prescribe and such fees and all costs of such proceedings otherwise chargeable to an individual, except charges for services rendered by counsel or other agent representing such individual, shall be paid out of the pressure piping contractors' license fund. Cost bills may be served and filed and costs shall be taxed in accordance with such regulations as the director shall prescribe. In all judicial proceedings under this act the rule in civil cases as to costs and attorneys' fees shall apply.

"Sec. 17. Any person affected by any order of the director, and deeming the same to be contrary to law, within thirty days after the service of order upon him or it, may apply to the superior court for Thurston County for writ of review for the purpose of having the reasonableness and lawfulness of the order inquired into or determined. Such writ shall be made returnable not later than thirty days from and after the date of issuance thereof, and shall direct the director to certify his record in the case to the court. Such cause shall be heard by the court without the intervention of a jury on the evidence and exhibits introduced by the director and certified by him. Upon such hearing the superior court shall enter judgment either affirming or setting aside or remanding for further action the order of the director under review. The reasonable cost of preparing the transcript of testimony taken before the director shall be assessable as part of the statutory court costs and the amount thereof, if collected by the director, shall be deposited in the pressure pipe license fund. Pendency of any writ of review shall not of itself stay or suspend the operation of the order of the director. The superior court, in its discretion, may restrain or suspend in whole or in part the operation of the order of the director pending the final hearing and determination of the suit. In case the order of the director under review is superseded by the court, it shall require a bond with good and sufficient surety, conditioned as the court may require, to answer for all damages caused by the delay in the enforcement of the order of the director.

"Sec. 18. No person engaging in, conducting or carrying on the business of installing or constructing pressure pipe or equipment to convey any fluid, gas or other substance under pressure shall be entitled to commence or maintain any suit or action in any court of this state pertaining to any such work or business, without alleging and proving that such person held, at the time of commencing and performing such work, an unexpired, unrevoked and unsuspended license issued under the provisions of this act; and no city or town requiring a municipal pressure piping permit shall issue such permit to any person not holding a state license and/or state permit issued under this act.

"Sec. 19. Every violation of this act is a misdemeanor and shall be punishable by a fine of not more than one hundred dollars or not more than thirty days in jail, or both such fine and imprisonment; and each day that any such violation is continued shall be deemed a separate offense.
"Sec. 20. Nothing contained in this act will be construed to relieve from or lessen the responsibility or liability of any person for damages or injury to person or property caused by or resulting from any defect of any nature in the pressure piping work performed by said person, or in any pressure piping equipment owned, controlled, installed, operated or used by him, nor shall the state or any officer, agent or employee thereof incur or be held as assuming any liability by reason of or in consequence of any license permission, certificate of inspection, inspection or approval authorized herein or used or given as herein provided, or by reason of or in consequence of anything done or act performed pursuant to any provision of this act.

"Sec. 21. All fees and moneys received by the director for the licensing of pressure piping contractors and any other income received under the provisions of this act shall be paid to the state treasurer and by him placed in a special fund designated as the pressure piping license fund. All salaries and expenses of administration of this act shall be paid by the state treasurer on properly drawn vouchers from a fund appropriated by the legislature for the purpose of this act against said pressure piping license fund, but no expense or claim shall be incurred or paid in excess of the amount received from the fees and moneys herein provided.

"Sec. 22. On or before the first day of June, 1951, the director shall obtain an authentic copy of the American society of mechanical engineers' pressure piping code and an authentic copy of any applicable rules, regulations and standards of the national bureau of standards of the United States department of commerce prescribing rules, regulations and standards for pressure piping materials, devices, appliances, fixtures and equipment, and shall annually thereafter, on or before the first day of January, obtain a new set of such rules, regulations and standards, including therein any modifications and changes that have been made during the previous year in such rules, regulations and standards. All such rules, regulations and standards and all regulations and orders of the director shall be kept on file in the office of the director; compliance with all such rules, regulations, orders and standards shall be prima facie evidence of compliance with the provisions of this act. The director, upon request and payment of the cost of printing and postage by the applicant, shall deliver to all persons a certified copy of such rules, regulations and standards. Any printed copy of such rules, regulations and standards certified by the director as being a true, full and correct copy of such rules, regulations, orders and standards on file in his office shall be accepted in any court of the State of Washington as conclusive evidence of such approved methods, regulations, orders and standards.

"Sec. 23. If any section or part of this act shall be held and adjudged to be void and unconstitutional, such adjudication shall not affect any other section or part of this act not adjudged to be void or unconstitutional."

**POINT OF ORDER**

Mr. Forrest:

"Mr. Speaker, I don't believe the amendment offered by Mr. Hurley is germane to the title."

Debate ensued.

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker will rule the amendment is not germane inasmuch as the amendment as submitted excludes ordinary water piping."

On motion of Mr. Henry (Edward E.), the rules were suspended, Senate Bill No. 399 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 399, as amended by the House, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney,
Cory, Donohue, Dootson, Ford, Forrest, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Eldridge, Frayn, Galagher, Gibson, Johnson (Charlie), Rasmussen, Vane, Wenberg—8.

Senate Bill No. 399, 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. 303, by Committee on Agriculture and Livestock:

Relating to names of soil conservation districts, and the appointment of the state committee.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 303, relating to names of soil conservation districts, and the appointment of the state committee, have had 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 2, line 16 of the original bill, being page 2, line 8 of the printed bill, after the words "who shall be" and before the words "to be" strike the words "farm owners" and insert in lieu thereof the words "actively engaged in farming"

John R. Jones, Chairman.


The bill was read the second time by sections.

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

Mr. Jeffreys moved that the following amendment be adopted:

In section 2, page 2, line 1 of the original bill, being page 1, line 23 of the printed bill, after the words "petition of" and before the words "of the owners" strike the words "a majority" and insert in lieu thereof the word "two-thirds"

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Gordon, the rules were suspended, 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.

The Clerk called the roll on the final passage of Senate Bill No. 303, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Conner, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Gallagher, Giboney, Gordon, Griffith,
Those absent or not voting were: Representatives Ball, Ford, Frayn, Hurley, Johnson (Charlie), Jones (Mrs. Vincent F.), Miller (Floyd C.), Simmons, Smith, Vane, Young—11.

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. 177, by Senator Eastvold:
Placing building service employees under extrahazardous employment category.
The bill was read the second time by sections.
Mr. Adams moved that Engrossed Senate Bill No. 177 be placed at the foot of today's second reading calendar.
Debate ensued.
The motion was carried.

Senate Bill No. 184, by Senators Hall and Sapp:
Amending the employment security statutes.

We, a majority of your Committee on Social Security, to whom was referred Senate Bill No. 184, amending the employment security statutes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:
Amend the bill immediately after the end of section 5 by adding the following:
"Sec. 6. Section 50.01.18, R.C.W., as derived from section 19, chapter 35, Laws of 1945, is amended to read as follows:
"The term 'employment' shall not include service performed by an individual in the employ of • • • • his or her spouse, or by a child under the age of twenty-one in the employ of his father or mother.

"Sec. 7. Section 50.01.19, R.C.W., as derived from section 20, chapter 35, Laws of 1945, is amended to read as follows:
"The term 'employment' shall not include service performed by an individual in the employ of • • • • his or her spouse, or by a child under the age of twenty-one in the employ of his father or mother:

"Sec. 8. Section 50.01.20, R.C.W., as derived from section 21, chapter 35, Laws of 1945, is amended to read as follows:
"The term 'employment' shall not include service performed in the employ of this state, or of any political subdivision thereof, or of any instrumentality of this state or its political subdivisions: Provided, That this exemption shall not be deemed to apply if the state or any political subdivision thereof or any instrumentality of this state or its political subdivisions voluntarily elects coverage for all or any distinct class or group of individuals in its employ; And provided further, That the state or any political subdivision thereof or any instrumentality of this state or its political subdivisions is hereby authorized to pay to the unemployment compensation division for the unemployment compensation fund contributions required of employers by the provisions of this title.

"Sec. 9. Section 50.05.10, R.C.W., as derived from section 77, chapter 35, Laws of 1945, is amended to read as follows:

"An individual shall be disqualified for benefits for any week with respect to which the Commissioner finds that his unemployment is due to a stoppage of work which exists because of • • • • strike at the factory, establishment, or other premises at which he is or was last employed: Provided, That this section shall not apply if • • • • his unemployment is due to a stoppage of work which exists because of a lockout, or

"(a) he is not participating in or financing or directly interested in the • • • • strike which caused the stoppage of work; and

"(b) he does not belong to a grade or class of workers of which, immediately before the commencement of the stoppage, there were members employed at the premises at which the stoppage occurs, any of whom are participating in or financing or directly interested in the • • • • strike: Provided, That if in any case separate branches of work which are commonly conducted as separate businesses in separate premises are conducted in separate departments of the same premises, each such department shall, for the purpose of this subdivision, be deemed to be a separate factory, establishment, or other premises.

"Sec. 10. Section 50.06.16, R.C.W., as derived from section 104, chapter 35, Laws of 1945, is amended to read as follows:

"Any employing unit for which services that do not constitute employment as defined in this title are performed, or this state or any political subdivisions thereof or any instrumentality of this state or its political subdivisions, may file with the commissioner a written election that all such services performed by any distinct class or group of individuals or by all individuals in its employ in one or more distinct establishments or places of business shall be deemed to constitute employment for all the purposes of this title for not less than two calendar years. Upon the written approval of such election by the commissioner, such services shall be deemed to constitute employment subject to this title from and after the date stated in such approval. Such services shall cease to be deemed employment subject hereto as of January first of any calendar year subsequent to such two calendar years, only if the employing unit files with the commissioner prior to the fifteenth day of January of such year a written application for termination of coverage.

"Sec. 11. Section 50.20.010, R.C.W., as derived from section 9, chapter 214, Laws of 1949, is amended to read as follows:

"An unemployed individual shall be eligible to receive waiting period credit or benefits with respect to any week only if the commissioner finds that

"(a) he has registered for work at, and thereafter has continued to report at, an employment office in accordance with such regulation as the commissioner may prescribe, except that the commissioner may by regulation waive or alter either or both of the requirements of this subdivision as to individuals attached to regular jobs and as to such other types of cases or situations with respect to which he finds that the compliance with such requirements would be oppressive, or would be inconsistent with the purposes of this title;

"(b) he has filed an application for an initial determination and made a claim for waiting period credit or for benefits in accordance with the provisions of this title;

"(c) he is able to work, and is available for work in any trade, occupation, profession, or business for which he is reasonably fitted. To be available for work an individual must be ready, able and willing, immediately, to accept any suitable work which may be offered to him and must be actively seeking work pursuant to customary trade practices and through other methods when so directed by the commissioner or his agents;

"(d) he has been unemployed for a waiting period of one week; and
“(e) he has within the base year been paid wages of not less than the minimum amount now or hereafter fixed by law as the minimum amount to be earned in order to allow the individual to receive unemployment benefits.

“Sec. 12. Section 50.20.070, R.C.W., as derived from section 14, chapter 214, Laws of 1949, is amended to read as follows:

“* * * Irrespective of any other provisions of this title an individual shall be disqualified for benefits for any week with respect to which he has knowingly made a false statement or representation involving a material fact or knowingly failed to report a material fact and has thereby obtained or attempted to obtain any benefits under the provisions of this title, and for not more than twenty-six weeks as determined by the commissioner according to the circumstances in each case commencing with the first week for which he completes a claim for waiting period or benefits following the date of the delivery or mailing of the determination of disqualification under this section: Provided, That such disqualification shall not be applied after two years have elapsed from the date of the delivery or mailing of the determination of disqualification under this section, but all overpayments established by such determination of disqualification shall be collected as otherwise provided by this title.

“Sec. 13. Section 50.20.120, R.C.W., as derived from section 16, chapter 214, Laws of 1949, is amended to read as follows:

“Subject to the other provisions of this title benefits shall be payable to any eligible individual during the benefit year in accordance with the weekly benefit amount and the maximum benefits potentially payable shown in the following schedule for such base year wages shown in the schedule as are applicable to such individual:

<table>
<thead>
<tr>
<th>Base Year Wages</th>
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“Sec. 14. A new section is added to chapter 50.05, R.C.W., as derived from chapter 35, Laws of 1945, to read as follows:

“When an unemployed individual is qualified for receipt of unemployment compensation benefits by the specific provisions of sections 50.20.010, 50.20.120 and 50.20.130, R.C.W., and such individual is not specifically disqualified from receiving such benefits by reason of the provisions of sections 50.05.03, 50.05.04, 50.05.10, 50.20.050, 50.20.060, 50.20.070 or 50.20.080, R.C.W., he shall, for all purposes of the unemployment compensation act, be deemed to be involuntarily unemployed and entitled to unemployment compensation benefits: Provided, That the cessation of operations by an employer for the purpose of granting vacations, whether by union contract or other reasons, shall in no manner be construed to be a voluntary quit nor a voluntary unemployment on the part of the employees.

“Sec. 15. A new section is added to chapter 50.10, R.C.W., as derived from chapter 35, Laws of 1945, to read as follows:

“Employing units or agents thereof supplying information to the employment security department pertaining to the cause of a benefit claimant's separation from work, which cause stated to the department is contrary to that given the benefit
claimant by such employing unit or agent thereof at the time of his separation from the employing unit’s employ, shall be guilty of a misdemeanor and shall be punished by a fine of not less than twenty dollars nor more than two hundred and fifty dollars or by imprisonment in the county jail for not more than ninety days.

“Sec. 16. If any section, sentence, clause or word of this act shall be held unconstitutional, the invalidity of such section, sentence, clause or word shall not affect the validity of any other portion of this act, it being the intent of this legislative assembly to enact the remainder of this act notwithstanding such part so declared unconstitutional should or may be so declared.”

Amend the bill by renumbering section 6 to read “Sec. 17.” In section 6, renumbered section 17 by House committee amendment, being page 8, line 17 of the original bill, page 5, line 23 of the printed bill, after the word “immediately” and before the period (.) insert the following: “, except section 13 which shall not become effective until the first day of July, 1951”

In line 2 of the title of the original bill, being line 2 of the title of the printed bill, after the figures “50.04.330” and before the word “and” insert the following “50.01.18, 50.01.19, 50.01.20, 50.05.10, 50.20.010, 50.20.070, 50.20.120”

HOMER O. NUNAMAKER, Chairman.


The bill was read the second time by sections.

Mr. Ford moved the adoption of the committee amendment adding new sections 6 to 16, inclusive.

Mr. Orndorff moved the adoption of the following amendment to the committee amendment:

strike all of the House committee amendment and insert in lieu thereof the following:

“Sec. 7. Section 50.20.120, R.C.W., as derived from section 16, chapter 214, Laws of 1949, is amended to read as follows:

“Subject to the other provisions of this title benefits shall be payable to any eligible individual during the benefit year in accordance with the weekly benefit amount and the maximum benefits potentially payable shown in the following schedule for such base year wages shown in the schedule as are applicable to such individual:

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“Sec. 8. That section 50.20.120, R.C.W., as derived from section 2, chapter 235, Laws of 1948, is amended to read as follows:

‘Surplus’ means the lesser of (1) that amount by which the moneys in the un—25
employment compensation fund as of the effective date, after subtracting the amount of credits previously established under this title and outstanding as valid on such date, exceed four times the amount of contributions paid on the payrolls reported by all employers on or before the cut-off date for the preceding calendar year, or (2) an amount equal to \* \* \* \* fifty per cent of the contributions so paid for the preceding calendar year. No portion of the surplus shall be credited to any employer unless the amount of the surplus is at least ten per cent of the amount of the contributions paid on the payrolls reported by all employers on or before the cut-off date for the preceding calendar year.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion by Mr. Orndorff was lost and the amendment to the committee amendment was not adopted.

Mr. Gallagher moved the adoption of the following amendment to the committee amendment:

Amend section 7, line 23 of the House committee amendment by striking before the words "per cent" the word "fifteen" and inserting in lieu thereof the word "seven".

Debate ensued.

The motion was lost on a rising vote and the amendment to the committee amendment was not adopted.

The Speaker declared the question before the House to be the adoption of the committee amendment adding new sections 6 to 16, inclusive.

Debate ensued.

The motion was carried on a rising vote and the amendment to the committee amendment was adopted.

On motion of Mr. Nunamaker, the committee amendment to section 6, renumbered section 17 of the original bill, was adopted.

On motion of Mr. Nunamaker, the committee amendment to the title was adopted.

On motion of Mr. O'Brien, the rules were suspended, 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 Senate Bill No. 184, as amended by the House, and the bill passed the House by the following vote:

Yea, 82; nay, 13; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—82.

Those voting nay were: Representatives Clark, Gordon, Hallauer, Hawley, Hillyer, Jeffreys, Johnston (Elmer E.), Neill, Orndorff, Pedersen, Shadbolt, Timm, Zent—13.
Those absent or not voting were: Representatives Cory, Donohue, Dootson, Frayn—4.

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.

Engrossed Senate Bill No. 183, by Senators Sapp and Hall:

Amending the unemployment compensation statutes.

House of Representatives,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 183, amending the unemployment compensation statutes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the whole of section 11 and amend the bill further by renumbering section 12 to read "Sec. 11." and renumbering the following sections consecutively.

Homer O. Nunamaker, Chairman.


The bill was read the second time by sections.

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. 183 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. 183, as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 3; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Hollliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wenberg, Wintler, Woodall, Young, Mr. Speaker—92.

Those voting nay were: Representatives Hallauer, Siler, Sorensen—3.

Those absent or not voting were: Representatives Dootson, Miller (Floyd C.), Wedekind, Zent—4.

Engrossed Senate Bill No. 183, 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.

The Speaker called on Mr. Woodall to preside.
Senate Joint Memorial No. 4, by Senators Pearson and Shank:
Relating to annual federal appropriation of moneys for operation of fish
conservation and rehabilitation program.

The memorial was read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Joint Memorial
No. 4 was advanced to third reading, the second reading considered the third,
and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial
No. 4, and the memorial passed the House by the following vote: Yeas, 90;
nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon
J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney,
Cory, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hansen,
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mann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecicle,
Strom, Testu, Timm, Vane, Wenberg, Wintler, Woodall, Young, Zent—90.

Those absent or not voting were: Representatives Donohue, Dootson,
Griffith, Hallauer, Miller (Floyd C.), Pedersen, Powell, Wedekind, Mr.
Speaker—9.

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

Senate Bill No. 362, by Senator Hall:
Relating to the care, custody, control, and welfare of minor children, and
to adoption.

House of Representatives,
Olympia, Wash., March 5, 1951.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No.
362, relating to the care, custody, control, and welfare of minor children, and to adop­
tion, have had 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, lines 13 and 14 of the original bill, being lines 7 and 8 of the
printed bill, after the comma (,) following the word "obtained" and before the words
"for any" strike the following: "after hearing held for that purpose."

ARTHUR R. PAULSEN, Chairman.

We concur in this report: Newman H. Clark, Marshall Forrest, Daniel W. Giboney,
Gladys Phillips, George V. Powell, David M. Roderick, O. R. Schumann, Charles M.
Stokes.

The bill was read the second time by sections.

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

Mr. Comfort moved the adoption of the following amendment:

Amend the bill by adding at the end thereof the following:

"Sec. 4. For the purpose of the remaining sections of this act, unless otherwise
clearly indicated by the context, the terms used shall have the following meanings:

(a) The term 'department' as used herein means the state department of social
security."
“(b) The term ‘director’ as used herein means the director of the state department of social security.

“(c) The term ‘children’s staff’ as used herein means personnel of the department specially qualified in and responsible for the direction of services for children.

“(d) The term ‘agency’ as used herein is defined as any person, firm, association or corporation, or any private institution, but not including foster homes, which receives for control, care, placement or maintenance, minor children, and not including, in the case of an individual, children related to such persons or under guardianship, but shall include within its scope the following:

“(1) A children’s institution is defined as an establishment which is maintained and operated for the group care of children or which may accept custody and responsibility as required for the welfare of children under care. It shall not apply to any boarding school which is essentially and primarily engaged in educational work characterized by having education as its only function, operating on a definite school year schedule, following a stated academic curriculum, accepting only school-age children, and not accepting custody of children.

“(2) A child-placing agency is defined as any agency, society, association, institution or person not related by blood to the child placed, which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption.

“(3) A maternity home is an institution or place of residence the primary function of which is to give care to illegitimately pregnant girls or women, before or during confinement, or which provides care as needed to mothers and their infants after confinement, with or without compensation.

“(4) A day nursery is an institution which provides care during the day for a group of children with or without compensation. Its primary function is to give care and supervision to children in need of supplemental parental care during the day whose own families are unable to provide this daytime care. A day nursery shall not mean a nursery school which is essentially and primarily engaged in educational work with preschool children whose parents send the child to the nursery school only for education, the child not being in need of supplemental parental care.

“(5) An hourly nursery is an agency which has the facility for providing care for children on an hourly basis, with the primary function of providing a few hours of care and supervision of such children during the period when parents are shopping or keeping appointments: Provided, That nothing in this act shall be construed to cover the occasional care of a neighbor’s, relative’s or friend’s child or children with or without monetary consideration or where the person does not regularly engage in such activity or where parents on a mutually cooperative basis exchange care of one another’s children. It shall not include any agency operated by another state department or governmental agency.

“Sec. 5. The department shall have the power, and it shall be its duty through the children’s staff of the department:

“(a) To issue and renew licenses to applicants who have complied with the following standards:

“(1) Practices and policies of the applicant must provide adequately for the protection of the health, safety, physical, moral and mental well-being of the children cared for by the applicant or licensee.

“(2) The applicant or licensee or the person charged with the active management must be a person of good character.

“(3) The applicant or licensee must employ an adequate number of capable persons qualified by education or experience to render the type of care for which the applicant seeks a license.

“(4) The applicant or licensee must have adequate physical facilities for the purpose for which the applicant seeks a license.

“(b) To promulgate and publish rules and regulations in implementation of these standards governing the issuance of and renewal of licenses.

“(c) To inspect and evaluate all applicants or licensees to determine whether or not there is compliance by such applicant, or licensee with the applicable rules and regulations and standards.

“(d) To consult with licensees and those applying for a license in order to help them improve their methods and facilities of child care.

“(e) To prescribe the form and content of reports necessary for the administration of this act and to require regular reports from each licensee.
"Sec. 6. Rules and regulations may be adopted, amended or rescinded by the director of the state department of social security only after public hearing or opportunity to be heard thereon, of which proper notice has been given. This public hearing shall be open to all interested parties, including representatives from voluntary agencies subject to licensing under this act, and such interested parties shall have opportunity to be heard. Rules and regulations shall be effective thirty days after filing with the secretary of state and publication of notice in one or more newspapers of general circulation in the state.

"Sec. 7. Applicants for a license as provided for in this act shall make application to the state department of social security on forms provided by the department. Upon receipt of such an application the department shall have a reasonable time in which to determine whether or not a license should be granted. The licenses provided for in this act shall be issued for a period of one year. If a licensee desires to apply for a renewal of its license a request for a renewal shall be filed three months prior to the expiration date of the license. If the department has failed to act at the time of the expiration date of the license, the license shall be deemed to be automatically and temporarily renewed until such time as the department shall act: Provided, That all agencies now approved by the state department of social security shall be deemed to be approved to operate under the provisions of this act for a period of ninety days following its enactment.

"Sec. 8. Fire protection with respect to all agencies to be licensed hereunder shall be the responsibility of the state fire marshal. In this connection the state fire marshal shall adopt, promulgate, and enforce such rules and regulations as may be designed to protect the occupants from fire hazards, and he shall make or cause to be made such inspections and investigations as he deems necessary.

"Each applicant for a license shall submit to the department of social security a certificate of approval from the state fire marshal that rules and regulations for fire protection as established by him have been met before a license can be issued.

"Sec. 9. The state board of health with the advice of representatives of voluntary agencies subject to this act and the state department of social security, shall adopt and promulgate such rules and regulations with respect to all child welfare agencies to be licensed hereunder as is deemed necessary to promote and protect the health of all children residing therein.

"(a) Except as provided in Sec. 9-(b) of this act the health rules and regulations of the state board of health shall be enforced by the state department of health.

"(b) Any city, county, or district health department, which employs a full-time health officer, may make application in writing to the state director of health for a certificate of approval to enforce the rules and regulations of the state board of health within the area of its jurisdiction. Upon receipt of such application the state director of health shall investigate and determine whether the city, county, or district health department is entitled to such approval and if so the state director of health shall issue the certificate applied for. Upon receipt of such certificate of approval the local health department shall have full authority through the health officer to perform all the duties relative to the enforcement of the rules and regulations of the state board of health. Any certificate of approval may be cancelled by the state director of health after thirty days notice in writing to the holder of the certificate of approval should it be found that such holder is incompetent or unable to enforce the rules and regulations of the state board of health.

"(c) The state department of health or the local health department having authority shall make or cause to be made such inspections and investigations of child welfare agencies as is deemed necessary, and each applicant for a license shall submit to the department a certificate of approval from the state or local health department that rules and regulations for health as established by the state board of health have been met before a license can be issued.

"Sec. 10. The department may issue provisional licenses to applicants for a license, or licensees who are unable to conform to all the rules and regulations of the department as established pursuant to sections 5, 8-9 of this act. No provisional license may be issued unless the applicant makes at least minimum provision for the health and safety of the child and unless the department finds that an emergent need exists for the type of service the applicant proposes to render. Such provisional license shall in no event be issued for a period in excess of six months and shall not be subject to renewal.

"Sec. 11. (a) Any license issued pursuant to this act may be denied, suspended or revoked by the director upon proof (1) that the licensee has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to the
provisions of this act, or (2) that the conditions required for the issuance of a license under this act have ceased to exist with respect to such licensee.

"(b) Whenever the director shall have reasonable cause to believe that grounds for the denial, suspension or revocation of a license exists or that a licensee has failed to qualify for renewal of a license he shall notify the licensee in writing stating the grounds upon which it is proposed that the license be denied, suspended, revoked or not renewed. Any applicant for a license or agency having a license that has been denied, revoked or suspended feeling aggrieved by the decision of the department shall have a right to a fair hearing to be conducted by the director of the department or by a duly appointed examiner especially appointed by the director for such purpose.

"The director shall promulgate and publish rules and regulations governing the conduct of such hearings. Within fifteen days from the receipt of notice of denial, suspension, revocation or lack of renewal the licensee may serve upon the director a written request for hearing upon such denial, suspension, revocation or lack of renewal of license. Service of a request for hearing may be made by registered mail. Upon receiving a request for hearing the director shall fix a date upon which the matter may be heard, which date shall be not more than thirty days from the receipt of the request for such hearing and shall give the licensee at least fifteen days' written notice of said hearing date. If no request for hearing is made within the time specified, the license shall be deemed denied, suspended or revoked. It shall be the duty of the department within thirty days after the date of the hearing to notify the appellant of the decision of the director.

"Sec. 12. In the event that an applicant or licensee feels aggrieved by the decision rendered in the hearing provided for in the foregoing section, he shall have the right to appeal to the superior court of the county of his legal residence which appeal shall be taken by a notice filed with the clerk of the court and served upon the director either by registered mail or by personal service within fifteen days after the decision of the department has been affirmed or modified as provided in the foregoing section. Upon receipt of the notice of appeal, the clerk of the superior court shall immediately docket the case for trial.

"Within ten days after being served with a notice of appeal the director shall file with the clerk of the court the record of the case on appeal, and no further pleadings shall be necessary to bring the appeal to issue.

"The court shall decide the case on the record. The findings of the director as to the facts shall be conclusive unless the court determines that such findings are without support in the evidence in the record.

"The court may affirm the decision of the director or reverse any decision of the director where it finds the director has acted arbitrarily, capriciously or contrary to law, and remand the cause to the director for further proceedings in conformity with the decision of the court. Either party may appeal from the decision of the superior court to the supreme court of the state, which appeal shall be taken and conducted in the manner provided for by law or by the rules of the court applicable to civil appeals.

"Sec. 13. A copy of the articles of incorporation or amendment of the articles of existing corporations for agencies shall be sent by the secretary of state to the department of social security at the time such articles are filed.

"Sec. 14. It is the duty of all agencies, pursuant to this act, to accord the department or its agents the right of entrance, privilege of inspection, and access to its records of work for the purpose of ascertaining the kind and quality of work done and of obtaining a proper basis for its recommendations.

"Sec. 15. The term 'foster home' as used in this act shall mean a family home which is operated with or without compensation to provide care on a twenty-four hour basis or during a period of the twenty-four hours a day in lieu of the child's own home. It shall not include within its scope the occasional care of a neighbor's, relative's or friend's child or children with or without compensation or where the person does not regularly engage in such activity or where the parents on a mutually cooperative basis exchange care of one another's children.

"Sec. 16. The department shall have the power, and it shall be its duty, through the children's staff of the department:

"(1) To issue and renew licenses to applicants who have complied with the following standards either directly or through the county welfare departments acting for the department or licensees of the department as prescribed by rules and regulations.

"(a) The applicant for a certificate of approval at a foster home must be a person of good character.
“(b) The foster home care of the applicant must provide adequately for the protection of the health, safety, physical, mental and moral well-being of the child or children to be cared for by the applicant.

“(2) To promulgate and publish rules and regulations in implementation of these standards governing the issuance and renewal of certificates of approval.

“(3) To inspect and supervise all foster homes to enforce the application of the rules and regulations.

“(4) To deny, revoke or suspend the certificate of approval of any foster home which has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to this act.

“Sec. 17. Notwithstanding the existence or pursuit of any other remedy, the department of social security may, in the manner provided by law, upon the advice of the attorney general who shall represent the department in the proceedings, maintain an action in the name of the state for injunction or other process against any person, partnership, association, or corporation, or any private institution, agency or foster home, which shall hereafter give temporary or permanent care or custody to a child or children, or an illegitimate pregnant woman or women not related by blood, marriage or adoption to such person, without having a license from the department or a certificate of approval as a foster home, or who shall place for temporary or permanent care or for adoption, a child or children not related to him by blood, marriage or adoption without having a license or certificate of approval, as heretofore provided in this act.

“Sec. 18. This act is necessary for the public health, welfare and safety, and shall take effect immediately.”

POINT OF ORDER

Mr. O’Brien:

“Mr. Speaker, I rise to a point of order. I raise the question that the amendment is not germane to Senate Bill No. 362.”

RULING BY THE SPEAKER

The Speaker (Mr. Woodall presiding):

“Senate Bill No. 362 is an act relating to the care, custody, control and relinquishment of minor children. The amendment, if I understand it correctly and I am assured it is the same as Senate Bill No. 163, relates to the licensing of child-care and placing agencies and foster homes. The Speaker will rule that it is germane. The Speaker will listen to argument.”

Debate ensued.

POINT OF ORDER

Mr. Carty:

“Will Mr. Comfort yield to a question?”

The Speaker (Mr. Woodall presiding):

“Will the gentleman yield?”

Mr. Comfort:

“Surely.”

Mr. Carty:

“Mr. Comfort, just how is it Senate Bill No. 163 was not able to get out of the Senate?”

Mr. Comfort:

“Not being a member of the Senate, I cannot answer that in full, but I do have my suspicions.”

The Speaker (Mr. Woodall presiding):

“I don’t think the question is in order to ask a House member why the Senate didn’t do something.”

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained. The motion by Mr. Comfort was lost on a rising vote and the amendment was not adopted.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 362 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 362, as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.


Those absent or not voting were: Representatives Simmons, Mr. Speaker—2.

Senate Bill No. 362, 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. 410**, by Senator Lee (by executive request):

Permitting reciprocal agreements relating to state militia and guarding of inter-state bridges.

The bill was read the second time by sections.

On motion of Mr. Carmichael, the rules were suspended, Senate Bill No. 410 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. 410, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen,
Those absent or not voting were: Representatives Frayn, Gallagher, Hansen, Johnston (Elmer E.), Simmons, Mr. Speaker—6.

Senate 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.

The Speaker observed within the bar of the House former Representative Cecil A. Gohlson of Yakima County, and appointed Mr. Riemcke and Mr. Schumann to escort him to a seat beside the Speaker.

**Senate Bill No. 173, by Senator Copeland:**
Increasing the number of superior court judges for Walla Walla County.

The bill was read the second time by sections.

Mr. Clark moved the adoption of the following amendment:

In section 1, line 7 of the original bill, after the word "County" strike the period (.) and insert in lieu thereof a comma (,) and add the following: "and there shall be seventeen judges of the superior court in King County."

Debate ensued.

The motion was carried on a rising vote and the amendment was adopted.

Mr. Paulsen moved that the following amendment be adopted:

Amend House amendment to section 1 by Representative Clark adopted March 6, 1951, after the quotation marks (") and before the words "there shall be" in line 3 of the original amendment, strike the word "and" and insert in lieu thereof a comma (,); after the words "King County" in line 4 of the original amendment strike the period (.) and add the following: ", five judges of the superior court of Pierce County, and three judges of the superior court of the counties of Island and Snohomish jointly."

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Paulsen moved the adoption of the following amendment:

In section 2, line 10 of the original bill, after the word "County" strike all the matter down to and including the word "successor" in line 11 of the original bill, strike the period (.) and insert in lieu thereof the following: ", one additional judge for the superior court of Pierce County, one additional judge for the superior court of King County and one additional judge for the superior court of Island and Snohomish counties jointly, who shall hold office from time of appointment until their successors are elected and qualified, which said successors"; in lines 13 and 14 of the original bill, before the words "so elected" strike the word "successor" and insert in lieu thereof the word "successors"

Debate ensued.

The motion was carried and the amendment was adopted.

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

In line 1 of the title, after the comma (,) following the word "County" strike the remainder of the title and insert in lieu thereof the following: "Pierce County, King
On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 173 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. 173, as amended by the House, and the bill passed the House by the following vote: Yeas, 73; nays, 13; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Testu, Vane, Wedekind, Wintler, Woodall, Zent—73.


Those absent or not voting were: Representatives Carty, Cooney, Cory, Donohue, Dootson, Gallagher, Hansen, Holliday, Lennart, O'Brien, Powell, Simmons, Mr. Speaker—13.

Senate Bill No. 173, 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.

The Speaker resumed the Chair.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. Zent raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Ball, Brown (Gordon J.), Eldridge, Gallagher, Giboney, Hoefel, Holliday, Johnston (Elmer E.), Jones (John R.), Nunamaker, O'Brien, Ridgway, Sandison and Vane.

The Speaker called on Mr. Rasmussen to preside.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: House Bill No. 251; also House Bill No. 276; also Engrossed House Bill No. 351; also House Bill No. 360; also Engrossed House Bill No. 404; also Engrossed House Bill No. 427; also Engrossed House Bill No. 445; also Engrossed House Bill No. 446; also House Bill No. 516, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
The Senate has adopted: House Joint Resolution No. 8; also Substitute House Joint Resolution No. 13, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

The Senate has passed: House Bill No. 138; also House Bill No. 168; also House Bill No. 172; also House Bill No. 199; also Engrossed House Bill No. 226; also Engrossed House Bill No. 274; also House Bill No. 287; also Engrossed House Bill No. 310; also House Bill No. 312; also House Bill No. 393; also Engrossed House Bill No. 421; also Engrossed House Bill No. 443; also House Bill No. 451, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

The Senate has adopted: House Concurrent Resolution No. 10, and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

Engrossed Senate Bill No. 244, by Senators Greive and Hall: Establishing the state department of civil defense.

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 244, establishing the state department of civil defense, have had 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, subsection (5), page 4, line 2 of the engrossed bill, after the words "act by" strike all of the matter down to and including the period (.) following the word "Defense" in line 4 of the engrossed bill, and insert in lieu thereof the following: "The department of civil defense, except supplemental emergency communications facilities under the direction of any local organization for civil defense."

DEWEY C. DONOHUE, Chairman.


House of Representatives, Olympia, Wash., March 5, 1951.

I, a minority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 244, establishing the state department of civil defense, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

MR. SPEAKER:

CHANCELLOR:

I concur in this report: Wilbur G. Hallauer.

The bill was read the second time by sections. On motion of Mr. Roderick, the committee amendment was adopted.
In section 1, page 1, line 23 of the original bill, being page 1, line 15 of the printed bill, after the word "dollars" strike the period (.) and insert in lieu thereof an underscored colon (:) and add the following: Provided further, That if the supervisor approves the application and issues a license, the licensee shall not be required to pay any additional fees or excises for the privilege of doing business except those provided by statute.

In section 2, page 2, lines 20, 21 and 22 of the original bill, being page 2, lines 10 and 11 of the printed bill, beginning with the words "All such" strike the remainder of the section and insert in lieu thereof four asterisks ( * * * * ).

W. J. BEIERLEIN, Chairman.


The bill was read the second time by sections.

Mr. Beierlein moved the adoption of the committee amendment to section 1. Debate ensued.

Mr. Forrest moved that the following amendment to the committee amendment be adopted:

Amend House committee amendment to section 1 in line 8 of the original amendment, being line 9 of the mimeographed amendment, after the words "by statute" and before the period (.) add the words "or ordinance"

Debate ensued.

Mr. Olson (Ole H.) demanded the previous question and the demand was sustained.

The motion was carried and the amendment to the committee amendment was adopted.

The Speaker declared the question before the House to be the motion by Mr. Beierlein to adopt the committee amendment to section 1, as amended.

The motion was carried and the committee amendment as amended was adopted.

The Speaker resumed the Chair.

Mr. Hurley moved that further consideration of Senate Bill No. 344 be indefinitely postponed.

Debate ensued.

There being no objection, Mr. Hurley withdrew his motion.

Mr. Hurley moved the adoption of the committee amendment to section 2 of Senate Bill No. 344.

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Henry (Al) moved the adoption of the following amendment:

Amend the bill by adding a new section thereto to be known as section 3 to read as follows:

"Sec. 3. Any bank, which term for the purpose of this section, shall include but not be limited to any state bank, national bank or association, mutual savings bank, savings and loan association, trust company, federal reserve bank, federal home loan bank, and federal savings and loan association, federal credit union, and state credit union or small loan company doing business in this state, may remain closed on Saturdays, except banks or branch banks in cities under twenty-five thousand population, and any Saturday on which a bank remains closed shall be, with respect to such bank, a holiday and not a business day. Any act authorized, required or permitted to be performed at or by or with respect to any bank, as herein defined, on a Saturday, may be performed on the next succeeding business day, and no liability or loss of rights of any kind shall result from such closing."
Mr. Cory:

"Point of order, Mr. Speaker. The amendment proposed by Mr. Henry (Al) is clearly not germane. The bill pertains to small loan companies and the amendment includes state banks, banks of the world, and every other kind of bank. This is clearly not germane."

Debate ensued.

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker discovers by examining the Revised Code of Washington, 1949, that the amendment offered by Mr. Henry (Al) is, in effect, an amendment to a section in Title 30 of the revised code, while the bill under consideration is amendatory to Title 31. Therefore, the Speaker will rule the amendment out of order."

Mr. Riemcke moved that Senate Bill No. 344 be placed at the foot of today's second reading calendar.

The motion was lost.

**MOTION**

On motion of Mr. Olson (Ole H.), the members of the House Committee on Harbors, Waterways and Flood Control were excused, subject to call, to attend a conference.

On motion of Mr. Hurley, the rules were suspended, Senate Bill No. 344 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 344, as amended by the House, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), King, Kirk, Kloblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Carty, Dootson, Gallagher, Holliday, Jones (Mrs. Vincent F.), Kellogg, McLean, Miller (Clyde J.), Olson (Ole H.), Pedersen, Ridgway, Wenberg—12.

Senate Bill No. 344, 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. 287**, by Senator Hall:

Requiring publication of methods and rules to be followed in noxious weed extermination areas.
The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 287 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 287, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopin-garner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Miller (Floyd C.), Morris, Neill, Numaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker — 84.

Those absent or not voting were: Representatives Adams, Bailey, Carmichael, Dootson, Ford, Gallagher, Hurley, Johnston (Elmer E.), Knoblauch, Mayes, McLean, Miller (Clyde J.), Ridgway, Riemcke, Wenberg — 15.

Senate Bill No. 287, having received the constitutional majority, was declared passed.

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

The Speaker called on Mr. Ford to preside.

Engrossed Senate Bill No. 228, by Senators Hall and Sapp:

Exempting first fifty dollars of earned income of blind aid recipients in determining amount of public grants in aid.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 228 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 228, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopin-garner, Huhta, Hurley, Jeffreys, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage,
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Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent—90.

Those absent or not voting were: Representatives Donohue, Dootson, Gallagher, McLean, Nunamaker, Ridgway, Sorensen, Woodall, Mr. Speaker—9.

Engrossed Senate Bill No. 228, having received the constitutional majority, was declared passed.

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

Senate Bill No. 318, by Senator Sears:
Designating the willow goldfinch as the official state bird.
The bill was read the second time by sections.
Mr. Knoblauch moved the adoption of the following amendment:
Amend the bill by striking the whole thereof and inserting in lieu thereof the following:
“Section 1. The Puyallup valley rhubarb is hereby designated as the official vegetable of the State of Washington.”

RULING BY THE SPEAKER

The Speaker (Mr. Ford presiding) ruled that the amendment was not germane.

Mr. Henry (Al) moved the adoption of the following amendment:
In section 1, line 1 of the printed bill, strike the words “willow goldfinch” and insert in lieu thereof the word “robin”

Debate ensued.
The motion was lost and the amendment was not adopted.
Mr. King moved the adoption of the following amendment:
In section 1, line 1 of the printed bill, strike the words “willow goldfinch” and insert in lieu thereof the words “native pheasant”

Debate ensued.
The motion was lost and the amendment was not adopted.
Mr. Riemcke moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 2 to read as follows:
“Sec. 2. There is hereby created a state willow goldfinch commission consisting of five members all of whom shall be residents of this state and who shall be appointed by the governor with the consent of the Senate for terms of one to five years, and one new member to be appointed each year.
“(a) It shall be the duty of this commission to study the habitat, characteristics, practices, calls etcetera and make detailed reports of interest to each succeeding session of the legislature.”

Debate ensued.
The motion was lost and the amendment was not adopted.

On motion of Mr. O’Brien, the rules were suspended, Senate Bill No. 318 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. 318, and
Those voting nay were: Representatives Clark, Hawley, Timm—3.
Those absent or not voting were: Representatives Adams, Ball, Gallagher, Gordon, Hallauer, Henry (Edward E.), Holliday, Johnson (Charlie), Knoblauch, Powell, Mr. Speaker—11.

Engrossed Senate Bill No. 340, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 354**, by Senator Zednick:

Requiring registrars to file with the secretary of state quarterly, certain vital statistics.

The bill was read the second time by sections.

On motion of Mr. Savage, the rules were suspended, Senate Bill No. 354 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 354, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hawley, Henry (Al), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen; Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—86.

Those voting nay were: Representative Hillyer—1.

Those absent or not voting were: Representatives Ball, Cory, Donohue, Gallagher, Gordon, Hallauer, Hansen, Henry (Edward E.), Holliday, Ridgway, Simmons, Mr. Speaker—12.

Senate Bill No. 354, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 344**, by Senator Shannon (by departmental request):

Increasing the investigation and application fees for state small loan company license.

House of Representatives,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 344, increasing the investigation and application fees for state small loan company license, have had 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 motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed Senate Bill No. 244 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 244, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Giboney, Griffith, Hansen, Hawley, Henry (Al), Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—83.

Those voting nay were: Representative Dootson—1.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Gordon J.), Eldridge, Gallagher, Gordon, Hallauer, Henry (Edward E.), Hess, Holliday, Knoblauch, O'Brien, Powell, Timm, Mr. Speaker—15.

Engrossed Senate Bill No. 244, 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. 340, by Senator Hall:

Providing for county emergency funds for the payment of emergency public assistance grants in cash.

The bill was read the second time by sections.

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed Senate Bill No. 340 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 340, and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hansen, Henry (Al), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—85.
the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young—92.

Those absent or not voting were: Representatives Gallagher, Mardesich, Nunamaker, Stonecipher, Woodall, Zent, Mr. Speaker—7.

Senate 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.

**Senate Bill No. 437,** by Senator Eastvold (by departmental request):
Relating to priority against third party interests; notice of lien.
The bill was read the second time by sections.
On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 437 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 437, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Zent—88.

Those absent or not voting were: Representatives Adams, Frayn, Gallagher, McLean, Nunamaker, Rasmussen, Smith, Stonecipher, Woodall, Young, Mr. Speaker—11.

Senate Bill No. 437, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the
title of the act.
The Speaker resumed the chair.
Mr. O'Brien 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 Frayn, Gallagher, Hoopingarner and McLean.
The Sergeant-at-Arms was instructed to bring the absent members to the
bar of the House.
Mr. Frayn appeared within the bar of the House.
Representatives Gallagher, Hoopingarner and McLean appeared within
the bar of the House.
On motion of Mr. O'Brien, the House proceeded with business under the
call of the House.

**Engrossed Senate Bill No. 333, by Senators Rosellini and Goodloe:**
Relating to the rehabilitation of blight areas in municipalities and counties.
The bill was read the second time by sections.
Mr. Roderick moved the adoption of the following amendment:
Amend the bill by adding a new section immediately after section 11 to be known
as section 12 to read as follows:
"Sec. 12. The preceding eleven sections shall apply only to political subdivi­sions in
excess of four hundred thousand persons while all following sections shall apply to all
political subdivisions having populations less than four hundred thousand persons."

Debate ensued.
Mr. Paulsen demanded the previous question and the demand was sus­tained.
The motion was carried on a rising vote and the amendment was adopted.
On motion of Mr. Roderick, the following amendment was adopted:
Amend the bill immediately after section 12, being House amendment by Repre­sentative Roderick adopted March 6, 1951, by adding the following new sections:
"Sec. 13. There exists in certain localities in the state, slum and blighted areas
which are injurious to the public health, safety and welfare of the state. The existence
of such areas contributes to the spread of disease and crime, necessitating expenditures
of public funds for public health services, crime prevention, correction of juvenile
delinquency and for the maintenance of adequate police, fire and accident protection,
constituting an economic liability, substantially impairing or arresting the sound growth
of communities. The elimination of slum conditions or conditions of blight is a public
use and purpose.
"Sec. 14. The following terms, wherever used in this act, shall have the following
meanings, unless a different meaning is clearly indicated by the context:
"(1) 'Authority' shall mean a public body, created by or pursuant to section 8 of
this act exercising the powers, rights and duties of such an authority as hereinafter
provided.
"(2) 'Municipality' shall mean any city, town or county in the state.
"(3) 'Governing body' shall mean the city council or other legislative body charged
with governing a city or town or the board of county commissioners of a county.
"(4) 'Housing authority' shall mean any public body created by the housing au­thorities law, chapter 74.06, R.C.W.
"Sec. 15. 'Area of operation' shall mean in the case of a city or town, the area
within such city or town, and in the case of a county the area within the county.
"Sec. 16. 'Slum area' shall mean an area in which there is a predominance of
buildings or improvements, which by reason of dilapidation, deterioration, age or
obsolescence, inadequate provision for ventilation, light, air, sanitation, or open spaces,
high density of population and overcrowding, or the existence of conditions which
endanger life or property by fire and other causes, or any combination of such factors,
is conducive to ill health, transmission of disease, infant mortality, juvenile delinquency and crime.

"Sec. 17. 'Blighted area' shall mean an area (other than a slum area) which, by reason of the predominance of defective or inadequate street layout, faulty lot layout in relation to size, adequacy, accessibility or usefulness, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, substantially impairs or arrests the sound growth of the community, retards the provision of housing accommodations or constitutes an economic liability in its present condition and use.

"Sec. 18. (1) 'Redevelopment project' shall mean any work or undertaking:
"(a) To acquire slum areas or blighted areas or portions thereof, including lands, structures or improvements the acquisition of which is necessary or incidental to the proper clearance, development or redevelopment of such slum or blighted areas or to the prevention of the spread or recurrence of slum conditions or conditions of blight;
"(b) To clear any such areas by demolition or removal of existing buildings, structures, streets, utilities or other improvements thereon and to install, construct, or reconstruct streets, utilities, and site improvements essential to the preparation of sites for uses in accordance with a redevelopment plan;
"(c) To sell, lease or otherwise make available land in such areas for residential, recreational, commercial, industrial or other use or for public use or to retain such land for public use, in accordance with a redevelopment plan.

"The term 'redevelopment project' may also include the preparation of a redevelopment plan, the planning, survey and other work incident to a redevelopment project and the preparation of all plans and arrangements for carrying out a redevelopment project.

"(2) 'Redevelopment plan' shall mean a plan for the acquisition, clearance, reconstruction, rehabilitation or future use of a redevelopment project area.

"(3) 'Redeveloper' shall mean any person, partnership, or public or private corporation or agency which shall enter or propose to enter into a redevelopment contract.

"(4) 'Redevelopment contract' shall mean a contract entered into between an authority and a redeveloper for the redevelopment of an area in conformity with a redevelopment plan.

"Sec. 19. 'Bonds' shall mean any bonds (including refunding bonds), notes, or other obligations issued by an authority pursuant to this act.

"'Obligee' shall include any bondholder, agents or trustees for any bondholders, or lessor demising to the authority property used in connection with a redevelopment project, or any assignee or assignees of such lessor's interest or any part thereof, and the federal government when it is a party to any contract with the authority.

"Sec. 20. The governing body of any municipality may create by resolution a public body corporate and politic, to be known as the 'Slum Clearance and Redevelopment Authority' of the municipality to exercise in such municipality the powers, functions and duties of an authority under this act: Provided, That if it deems such action to be in the public interest, the governing body may, instead of such resolution, adopt a resolution approving the exercise of such powers, functions and duties by the governing body itself or by a housing authority, and in such event, the governing body or housing authority, as the case may be, shall be vested with all the powers, functions, rights, duties and privileges of a slum clearance and redevelopment authority under this act.

"Sec. 21. The governing body of a municipality shall not adopt a resolution pursuant to section 8 unless it finds:
"(1) That one or more slum or blighted areas exist in such municipality; and
"(2) That the redevelopment of such area or areas is necessary in the interest of the public health, safety, morals or welfare of the residents of such municipality.

"Sec. 22. If the resolution adopted by a municipality is one approving the exercise of powers hereunder by a slum clearance and redevelopment authority, the chief executive thereof, by and with the advice and consent of the governing body, or if there be no chief executive, then the governing body shall appoint a board of commissioners of the authority, created for such municipality, which shall consist of five commissioners. The commissioners who are first appointed pursuant to this act shall be designated to serve for terms of one, two, three, four and five years, respectively, from the date of their appointment, but thereafter commissioners shall be appointed as aforesaid for a term of office of five years except that all vacancies shall be filled for the unexpired term.
Sec. 23. A commissioner of an authority shall receive no compensation for his services, but shall be entitled to the necessary expenses, including traveling expenses, incurred in the discharge of his duties. Each commissioner shall hold office until his successor has been appointed and has qualified. A certificate of the appointment or reappointment of any commissioner shall be filed with the municipal or county clerk, as the case may be, and such certificate shall be conclusive evidence of the due and proper appointment of such commissioner.

Sec. 24. The powers hereunder vested in each authority shall be exercised by the board of commissioners thereof. A majority of the commissioners shall constitute a quorum of such board for the purpose of conducting business and exercising the powers of the authority and for all other purposes. Action may be taken by the board upon a vote of a majority of the commissioners present, unless in any case the rules and regulations of the authority shall require a larger number. Meetings of the board of an authority may be held anywhere within the area of operation of the authority. Any persons may be appointed as commissioners of the authority if they reside within such area, and are otherwise eligible for such appointments under this act.

Sec. 25. The commissioners of an authority shall elect a chairman and vice-chairman from among the commissioners. An authority may employ an executive director, technical experts and such other officers, agents and employees, permanent and temporary, as it may require, and shall determine their qualifications, duties and compensation. For such legal services as it may require, an authority may employ its own counsel or may call upon the city attorney or prosecuting attorney for legal services. An authority may delegate to one or more of its agents or employees such powers or duties as it may deem proper.

Sec. 26. For inefficiency or neglect of duty or misconduct in office, a commissioner of an authority may be removed by the appointing authority, but a commissioner shall be removed only after a hearing and after he shall have been given a copy of the charges at least ten days prior to such hearing and have had an opportunity to be heard in person or by counsel. In the event of the removal of any commissioner, a record of the proceedings, together with the charges and findings thereon, shall be filed in the office of the clerk of the municipality.

Sec. 27. In any suit, action or proceeding involving the validity or enforcement of or relating to any contract of an authority or other public body it shall be conclusively deemed to have become established and authorized to transact business and exercise its powers hereunder upon proof of the adoption of the appropriate resolution prescribed in section 20 of this act. Each such resolution shall be deemed sufficient if it authorizes the exercise of powers hereunder by the authority or other public body and finds in substantially the terms provided in section 21 that the conditions therein enumerated exist. A copy of such resolution duly certified by the municipal or county clerk, as the case may be, shall be admissible in evidence in any suit, action or proceeding.

Sec. 28. No commissioner or employee of an authority shall voluntarily acquire any interest, direct or indirect, in any redevelopment project or in any property included or planned by the authority to be included in any such project, or in any contract or proposed contract in connection with such project. Where the acquisition is not voluntary such commissioner or employee shall immediately disclose such interest in writing to the authority and such disclosure shall be entered upon the minutes of the authority. A commissioner or employee who owns or controls any interest, direct or indirect, in such property shall not participate in any action by the authority affecting the property. If any commissioner or employee of an authority owned or controlled within the preceding two years an interest, direct or indirect, in any property included or planned by the authority to be included in any redevelopment project, he immediately shall disclose such interest in writing to the authority and such disclosure shall be entered upon the minutes of the authority. Upon such disclosure such commissioner or employee shall not participate in any action by the authority affecting such property. Any violation of the provisions of this section shall constitute misconduct in office.

Sec. 29. An authority shall constitute a public body having all the powers necessary or convenient to carry out the purposes of this act, including the following powers in addition to others herein granted:

(1) To sue and to be sued; to make and execute contracts and other instruments necessary or convenient to the exercise of the powers of the authority; and to make and from time to time amend and repeal rules and regulations, not inconsistent with this act, to carry out the provisions of this act;
"(2) To prepare or cause to be prepared and recommend redevelopment plans to the governing body of the municipality within its area of operation and to undertake and carry out redevelopment projects within its area of operation; and

"(3) To arrange or contract for the furnishing or repair of services, works, streets, roads, public utilities or other facilities for or in connection with a redevelopment project.

"Sec. 30. Within its area of operation an authority may purchase, lease, obtain options upon, acquire by gift, grant, bequest, devise, eminent domain or otherwise, any real or personal property or any interest therein, together with any improvements thereon, necessary or incidental to a redevelopment project; to hold, improve, clear or prepare for redevelopment any such property; to sell, lease, exchange, transfer, assign, subdivide, retain for its own use, mortgage, pledge, hypothecate or otherwise encumber or dispose of any real or personal property or any interest therein; to enter into contracts with redevelopers of property containing covenants, restrictions and conditions regarding the use of such property for residential, commercial, industrial, recreational purposes or for public purposes in accordance with the redevelopment plan and such other covenants, restrictions and conditions as the authority may deem necessary to prevent a recurrence of slum or blighted areas or to effectuate the purposes of this act; to make any of the covenants, restrictions or conditions of the foregoing contracts covenants running with the land, and to provide appropriate remedies for any breach of any such covenants or conditions, including the right in the authority to terminate such contracts and any interest in the property created pursuant thereto; to borrow money and issue bonds and provide security for loans or bonds; to insu re or provide for the insurance of any real or personal property or operations of the authority against any risks or hazards, including the power to pay premiums on any such insurance; and to enter into any contracts necessary to effectuate the purposes of this act.

"Sec. 31. An authority may invest any funds held in reserves or sinking funds or any funds not required for immediate disbursement, in property or securities in which savings banks may legally invest funds subject to their control; to redeem its bonds at the redemption price established therein or to purchase its bonds at less than redemption price, all bonds so redeemed or purchased to be cancelled.

"Sec. 32. An authority may borrow money and apply for and accept advances, loans, grants, contributions and any other form of financial assistance from the federal government, the state, county, municipality or other public body or from any sources, public or private, for the purposes of this act, to give such security as may be required and to enter into and carry out contracts in connection therewith; an authority may include in any contract for financial assistance with the federal government for a redevelopment project such conditions imposed pursuant to federal law as the authority may deem reasonable and appropriate and which are not inconsistent with the purposes of this act.

"Sec. 33. Acting through one or more commissioners or other persons designated the authority may conduct examinations and investigations and hear testimony and take proof under oath at public or private hearings on any matter material for its information; administer oaths, issue subpoenas requiring the attendance of witnesses or the production of books and papers and issue commissions for the examination of witnesses who are outside the state or unable to attend before the authority, or excused from attendance; make available to appropriate agencies (including those charged with the duty of abating or requiring the correction of nuisances or like conditions or of demolishing unsafe or insanitary structures or eliminating slums or conditions of blight within its area of operation) its findings and recommendations with regard to any building or property where conditions exist which are dangerous to the public health, safety, morals or welfare.

"Sec. 34. Within its area of operation the authority may make or have made all surveys, studies and plans necessary to the carrying out of the purposes of this act and contract or cooperate with any and all persons or agencies, public or private, in the making and carrying out of such surveys, appraisals, studies and plans.

"Sec. 35. An authority may prepare plans and provide reasonable assistance for the relocation of families displaced from a redevelopment project area to permit the carrying out of the redevelopment project, to the extent essential for acquiring possession of and clearing such area or parts thereof.

"Sec. 36. An authority may make such expenditures as may be necessary to carry out the purposes of this act and make expenditures from funds obtained from the federal government.
"Sec. 37. An authority shall not acquire real property for a redevelopment project unless the governing body of the municipality in which the redevelopment project area is located has approved the redevelopment plan, as prescribed in section 44.

"Sec. 38. An authority shall not prepare a redevelopment plan for a redevelopment project area unless the governing body of the municipality in which such area is located has, by resolution, declared such area to be a slum or blighted area in need of redevelopment.

"Sec. 39. The authority may itself prepare or cause to be prepared a redevelopment plan or any person or agency, public or private, may submit such a plan to an authority. A redevelopment plan shall be sufficiently complete to indicate its relationship to definite local objectives as to appropriate land uses, improved traffic, public transportation, public utilities, recreational and community facilities and other public improvements and the proposed land uses and building requirements in the redevelopment project area, and shall include without being limited to:

"(1) The boundaries of the redevelopment project area, with a map showing the existing uses and condition of the real property therein;

"(2) A land use plan showing proposed uses of the area;

"(3) Information showing the standards of population densities, land coverage and building intensities in the area after redevelopment;

"(4) A statement of the proposed changes, if any, in zoning ordinances or maps, street layouts, street levels or grades, building codes and ordinances;

"(5) A site plan of the area; and

"(6) A statement as to the kind and number of additional public facilities or utilities which will be required in the area after redevelopment.

"Sec. 40. Prior to recommending a redevelopment plan to the governing body for approval, an authority shall submit such plan to any planning or zoning commission of the municipality, if there be such body, in which the redevelopment project area is located for review and recommendations as to its conformity with any comprehensive plan for the physical development of the municipality as a whole. The planning or zoning commission shall submit its written recommendations with respect to the proposed redevelopment plan to the authority within said thirty days after receipt of the plan for review. Upon receipt of the recommendations of the planning or zoning commission, or if no recommendations are received within thirty days, then without such recommendations, an authority may recommend the redevelopment plan to the governing body of the municipality for approval.

"Sec. 41. Prior to recommending a redevelopment plan to the governing body for approval, an authority shall consider whether the proposed land uses and building requirements in the redevelopment project area are designed with the general purpose of accomplishing, in conformance with any comprehensive plan, a coordinated, adjusted and harmonious development of the municipality and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity and the general welfare, as well as efficiency and economy in the process of development; including among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire and other dangers, adequate provision for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage and other public utilities, schools, parks, recreational and community facilities and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, the prevention of the recurrence of insanitary or unsafe dwelling accommodations, slums, or conditions of blight, and the provision of adequate, safe and sanitary dwelling accommodations.

"Sec. 42. The recommendation of a redevelopment plan by an authority to the governing body shall be accompanied by the recommendations, if any, of the planning commission concerning the redevelopment plan; a statement of the proposed method and estimated cost of the acquisition and preparation for redevelopment of the project area and the estimated proceeds or revenues from its disposal to redevelopers; a statement of the proposed method of financing the redevelopment project; and a statement of a feasible method proposed for the relocation of families to be displaced from the redevelopment project area.

"Sec. 43. The governing body of the municipality shall hold a public hearing on any redevelopment plan or substantial modification thereof recommended by the authority, after reasonable public notice thereof, by publication at least once a week for two consecutive weeks in a newspaper of general circulation in the community,
the time of the hearing to be at least ten days from the last publication. The notice shall describe the time, date, place and purpose of the hearing and shall also generally identify the area to be redeveloped under the plan. All interested parties shall be afforded at such public hearing a reasonable opportunity to express their views respecting the proposed redevelopment plan.

"Sec. 44. Following such hearing, the governing body may approve a redevelopment plan if it finds that said plan is feasible and in conformity with the general plan for the development of the municipality as a whole: Provided, That if the redevelopment project area is a blighted area, the governing body must also find that the conditions of blight in the redevelopment project area and the shortage of decent, safe and sanitary housing cause or contribute to an increase in and spread of disease and crime and constitute a menace to the public health, safety or welfare; and that the development of the blighted area for predominantly residential uses is an integral part of and essential to the program of the municipality for the elimination of slum area. A redevelopment plan which has not been approved by the governing body when recommended by the authority may again be recommended to it with any modifications deemed advisable.

"Sec. 45. A redevelopment plan may be modified at any time by the authority: Provided, That if modified after the lease or sale of real property in the redevelopment project area, the modification must be consented to by the redeveloper. Where the proposed modification will substantially change the redevelopment plans as previously approved by the governing body the modification must similarly be approved by the governing body.

"Sec. 46. An authority may sell, lease, exchange or otherwise transfer real property or any interest therein in a redevelopment project area to any redeveloper for residential, recreational, commercial, industrial or other uses or for public use in accordance with the redevelopment plan, subject to such covenants, conditions and restrictions as may be deemed to be in the public interest or to carry out the purposes of this act: Provided, That such sale, lease, exchange or other transfer, and any agreement relating thereto, may be made only after, or subject to, the approval of the redevelopment plan by the governing body of the municipality. Such real property shall be sold, leased or transferred at its fair value for uses in accordance with the redevelopment plan notwithstanding such value may be less than the cost of acquiring and preparing such property for redevelopment. In determining the fair value of real property for uses in accordance with the redevelopment plan, an authority shall take into account and give consideration to the uses and purposes required by such plan; the restrictions upon, and the covenants, conditions and obligations assumed by the redeveloper of such property; the objectives of the redevelopment plan for the prevention of the recurrence of slum or blighted areas; and such other matters as the authority shall specify as being appropriate. In fixing rentals and selling prices, an authority shall give consideration to appraisals of the property for such uses made by land experts employed by the authority.

"Sec. 47. An authority shall, by public notice, by publication once each week for two consecutive weeks in a newspaper having a general circulation in the community, prior to the consideration of any redevelopment contract proposal, invite proposals from, and make available all pertinent information to private redevelopers or any persons interested in undertaking the redevelopment of an area, or any part thereof, which the governing body has declared to be in need of redevelopment. Such notice shall identify the area, and shall state that such further information as is available may be obtained at the office of the authority. The authority shall consider all redevelopment proposals and the financial and legal ability of the prospective redevelopers to carry out their proposals and may negotiate with any redevelopers for proposals for the purchase or lease of any real property in the redevelopment project area. The authority may accept such redevelopment contract proposal as it deems to be in the public interest and in furtherance of the purposes of this act, providing that the authority has, not less than thirty days prior thereto, notified the governing body in writing of its intention to accept such redevelopment contract proposal. Thereafter, the authority may execute such redevelopment contract in accordance with the provisions of section 46 and deliver deeds, leases and other instruments and take all steps necessary to effectuate such redevelopment contract. In its discretion, the authority may, without regard to the foregoing provisions of this paragraph, dispose of real property in a redevelopment project area to private redevelopers for redevelopment under such reasonable competitive bidding procedures as it shall prescribe, subject to the provisions of section 46.
"Sec. 48. In carrying out a redevelopment project, an authority may:
"(1) Convey to the municipality in which the project is located, such real property as, in accordance with the redevelopment plan, is to be laid out into streets, alleys, and public ways;
"(2) Grant servitudes, easements and rights of way, for public utilities, sewers, streets and other similar facilities, in accordance with the redevelopment plan; and
"(3) Convey to the municipality, or other appropriate public body, such real property as, in accordance with the redevelopment plan, is to be used for parks, schools, public buildings, facilities or other public purposes.

"Sec. 49. An authority may temporarily operate and maintain real property in a redevelopment project area pending the disposition of the property for redevelopment, without regard to the provisions of sections 46 and 47, for such uses and purposes as may be deemed desirable even though not in conformity with the redevelopment plan.

"Sec. 50. An authority shall have the right to acquire by the exercise of the power of eminent domain any real property which it may deem necessary for a redevelopment project or for its purposes under this act after the adoption by it of a resolution declaring that the acquisition of the real property described therein is necessary for such purposes. An authority may exercise the power of eminent domain in the same manner and under the same procedure as now is or may be hereafter provided by law in the case of cities and towns. Property already devoted to a public use may be acquired in like manner: Provided, That no real property belonging to a city, town, county or the state may be acquired without its consent.

"Sec. 51. An authority shall have power to issue bonds from time to time in its discretion for any of its corporate purposes including the payment of principal and interest upon any advances for surveys and plans for redevelopment projects. An authority shall also have power to issue refunding bonds for the purpose of paying or retiring or in exchange for bonds previously issued by it. An authority may issue such types of bonds as it may determine, including bonds on which the principal and interest are payable:
"(1) Exclusively from the income, proceeds, and revenues of the redevelopment project financed with the proceeds of such bonds; or
"(2) Exclusively from the income, proceeds, and revenues of any of its redevelopment projects whether or not they are financed in whole or in part with the proceeds of such bond: Provided, That any such bonds may be additionally secured by a pledge of any loan, grant or contributions, or parts thereof, from the federal government or other source, or a mortgage of any redevelopment project or projects of the authority.

"Sec. 52. The bonds and other obligations of the authority (and such bonds and obligations shall so state on their face) shall not be a debt of the municipality or the state, and neither the municipality nor the state shall be liable thereon, nor in any event shall such bonds or obligations be payable out of any funds or properties other than those of said authority acquired for the purposes of this act. The bonds shall not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction. Bonds of an authority are declared to be issued for an essential public and governmental purpose and to be public instrumentalities and, together with interest thereon and income therefrom, shall be exempt from all taxes.

"Sec. 53. Bonds of an authority shall be authorized by its resolution and may be issued in one or more series and shall bear such date or dates, be payable upon demand or mature at such time or times, bear interest at such rate or rates, not exceeding six per cent per annum, be in such denomination or denominations, be in such form either coupon or registered, carry such conversion or registration privileges, have such rank or priority, be executed in such manner, be payable in such medium of payment, at such place or places, and be subject to such terms of redemption (with or without premium) as such resolution, its trust indenture or mortgage may provide.

"Sec. 54. The bonds shall be sold at public sale held after notice published once at least ten days prior to such sale in a newspaper having a general circulation in the area of operation and in such other medium of publication as the authority may determine: Provided, That such bonds may be sold to the federal government at private sale at not less than par, and in the event less than all of the bonds authorized in connection with any project or projects are sold to the federal government, the balance of such bonds may be sold at private sale at an interest cost to the authority of not to exceed the interest cost to the authority of the portion of the bonds sold to the federal government. Any bonds issued pursuant to this act shall be fully negotiable.
“Sec. 55. In any suit, action or proceedings involving the validity or enforceability of any bond of an authority or the security therefor, any such bond reciting in substance that it has been issued by the authority to aid in financing a redevelopment project, as herein defined, shall be conclusively deemed to have been issued for such purpose and such project shall be conclusively deemed to have been planned, located and carried out in accordance with the purposes and provisions of this act.

“Sec. 56. In connection with the issuance of bonds or the incurring of obligations under leases and in order to secure the payment of such bonds or obligations, an authority, in addition to its other powers, shall have power:

“(1) To pledge all or any part of its gross or net rents, fees or revenues to which its right then exists or may thereafter come into existence;

“(2) To mortgage all or any part of its real or personal property, then owned or thereafter acquired;

“(3) To covenant against pledging all or any part of its rents, fees and revenues, or against mortgageing all or any part of its real or personal property, to which its right or title then exists or may thereafter come into existence or against permitting or suffering any lien on such revenues or property; to covenant with respect to limitations on its right to sell, lease or otherwise dispose of any redevelopment project or any part thereof; and to covenant as to what other, or additional debts or obligations may be incurred by it;

“(4) To covenant as to the bonds to be issued and as to the issuance of such bonds in escrow or otherwise, and as to the use and disposition of the proceeds thereof; to provide for the replacement of lost, destroyed or mutilated bonds; to covenant against extending the time for the payment of its bonds or interest thereon; and to covenant for the redemption of the bonds and to provide the terms and conditions thereof;

“(5) To covenant (subject to the limitations contained in this act) as to the amount of revenues to be raised each year or other period of time by rents, fees and other revenues, and as to the use and disposition to be made thereof; to provide for the replacement of lost, destroyed or mutilated bonds; to covenant against extending the time for the payment of its bonds or interest thereon; and to covenant for the redemption of the bonds and to provide the terms and conditions thereof;

“(6) To prescribe the procedure, if any, by which the terms of any contract with bondholders may be amended or abrogated, the amount of bonds the holders of which must consent thereto and the manner in which such consent may be given;

“(7) To covenant as to the use, maintenance and replacement of any or all of its real or personal property, the insurance to be carried thereon and the use and disposition of insurance moneys, and to warrant its title to such property;

“(8) To covenant as to the rights, liabilities, powers and duties arising upon the breach by it of any covenants, condition or obligation; and to covenant and prescribe as to events of default and terms and conditions upon which any or all of its bonds or obligations shall become or may be declared due before maturity, and as to the terms and conditions upon which such declaration and its consequences may be waived;

“(9) To vest in any obligees of the authority the right to enforce the payment of the bonds or any covenants securing or relating to the bonds; to vest in any obligee or obligees holding a specified amount in bonds the right, in the event of a default by said authority, to take possession of and use, operate and manage any redevelopment project or any part thereof, title to which is in the authority, or any funds connected therewith, and to collect the rents and revenues arising therefrom and to dispose of such moneys in accordance with the agreement of the authority with such obligees; to provide for the powers and duties of such obligees and to limit the liabilities thereof; and to provide the terms and conditions upon which such obligees may enforce any covenant or rights securing or relating to the bonds; and

“(10) To exercise all or any part or combination of the powers herein granted; to make such covenants (other than and in addition to the covenants herein expressly authorized) and to do any and all such acts and things as may be necessary or convenient or desirable in order to secure its bonds, or, in the absolute discretion of said authority, as will tend to make the bonds more marketable notwithstanding that such covenants, acts or things may not be enumerated herein.

“Sec. 57. An authority shall have power by its resolution, trust indenture, mortgage, lease or other contract to confer upon any obligee holding or representing a specified amount in bonds, the right (in addition to all rights that may otherwise be conferred), upon the happening of an event of default as defined in such resolution or instrument, by suit, action or proceeding in any court of competent jurisdiction:
“(1) To cause possession of any redevelopment project or any part thereof, title to which is in the authority, to be surrendered to any such obligee;

“(2) To obtain the appointment of a receiver of any redevelopment project of said authority or any part thereof, title to which is in the authority, and of the rents and profits therefrom. If such receiver be appointed, he may enter and take possession of, carry out, operate and maintain such project or any part thereof and collect and receive all fees, rents, revenues, or other charges thereafter arising therefrom, and shall keep such moneys in a separate account or accounts and apply the same in accordance with the obligations of said authority as the court shall direct; and

“(3) To require said authority and the commissioners, officers, agents and employees thereof to account as if it and they were the trustees of an express trust.

“Sec. 58. An obligee of an authority shall have the right in addition to all other rights which may be conferred on such obligee, subject only to any contractual restrictions binding upon such obligee:

“(1) By suit to compel said authority and the commissioners, officers, agents or employees thereof to perform each and every term, provision and covenant contained in any contract of said authority with or for the benefit of such obligee, and to require the carrying out of any or all such covenants and agreements of said authority and the fulfillment of all duties imposed upon said authority by this act; and

“(2) By suit to enjoin any acts or things which may be unlawful, or the violation of any of the rights of such obligee of said authority.

“Sec. 59. All public officers, municipal corporations, political subdivisions and public bodies; all banks, trust companies, savings banks, building and loan associations, savings and loan associations, and other persons carrying on a banking business; all insurance companies, insurance associations, and other persons carrying on an insurance business; and all executors, administrators, trustees, and other fiduciaries may legally invest any funds belonging to them or within their control in any bonds or other obligations issued by an authority pursuant to this act for redevelopment purposes, when such bonds and other obligations are secured by a contract for financial assistance to be paid by the federal government or any agency thereof and such bonds and other obligations shall be authorized security for all public deposits. This section shall not apply to the permanent school fund.

“Sec. 60. In any contract for financial assistance with the federal government, the authority may obligate itself (which obligation shall be specifically enforceable) to convey to the federal government possession of or title to the redevelopment project and land therein to which such contract relates which is owned by the authority, upon the occurrence of a substantial default (as defined in such contract) with respect to the covenants or conditions to which the authority is subject; such contract may further provide that in case of such conveyance, the federal government may complete, operate, manage, lease, convey or otherwise deal with the redevelopment project in accordance with the terms of such contract: Provided, That the contract requires that, as soon as practicable after the federal government is satisfied that all defaults with respect to the redevelopment project have been cured and that the redevelopment project will thereafter be operated in accordance with the terms of the contract, the federal government shall reconvey to the authority the redevelopment project as then constituted.

“Sec. 61. All property including funds of an authority shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against the same nor shall judgment against an authority be a charge or lien upon its property: Provided, however, That the provisions of this section shall not apply to or limit the right of obligees to foreclose or otherwise enforce any mortgage of an authority or the right of obligees to pursue any remedies for the enforcement of any pledge or lien given by an authority on its rents, fees, grants or revenues.

“Sec. 62. The property of an authority is declared to be public property used for essential public and governmental purposes and such property and an authority shall be exempt from all taxes of the municipality, the county, the state or any political subdivision thereof: Provided, That with respect to any property in a redevelopment project, the tax exemption provided herein shall terminate when the authority sells, leases or otherwise disposes of such property to a redeveloper for redevelopment.

“Sec. 63. For the purpose of aiding and cooperating in the planning, undertaking or carrying out of a redevelopment project located within the area in which it is authorized to act, any public body may, upon such terms, with or without consideration, as it may determine:

“(1) Dedicate, sell, convey or lease any of its interest in any property, or grant easements, licenses or any other rights or privileges therein to an authority;
"(2) Cause parks, playgrounds, recreational, community, educational, water, sewer or drainage facilities, or any other works which it is otherwise empowered to undertake, to be furnished in connection with a redevelopment project;

"(3) Furnish, dedicate, close, vacate, pave, install, grade, regrade, plan or replan streets, roads, sidewalks, ways or other places, which it is otherwise empowered to undertake;

"(4) Plan or replan, zone or rezone or make exceptions from building regulations and ordinances if such functions are of the character which the public body is otherwise empowered to perform;

"(5) Cause administrative and other services to be furnished to the authority of the character which the public body is otherwise empowered to undertake or furnish for the same or other purposes;

"(6) Incur the entire expense of any public improvements made by such public body in exercising the powers granted in this section;

"(7) Do any and all things necessary or convenient to aid and cooperate in the planning or carrying out of a redevelopment plan;

"(8) Lend, grant or contribute funds to an authority;

"(9) Employ any funds belonging to or within the control of such public body, including funds derived from the sale or furnishing of property, service, or facilities to an authority, in the purchase of the bonds or other obligations of an authority and, as the holder of such bonds or other obligations, exercise the rights connected therewith; and

"(10) Enter into agreements with an authority respecting action to be taken by such public body pursuant to any of the powers granted by this act. If at any time title to, or possession of, any redevelopment project is held by any public body or governmental agency, other than the authority, authorized by law to engage in the undertaking, carrying out or administration of redevelopment projects, including any agency or instrumentality of the United States, the provisions of such agreements shall inure to the benefit of and may be enforced by such public body or governmental agency.

"Any sale, conveyance, lease or agreement provided for in this section may be made by a public body without appraisal, public notice, advertisement or public bidding.

"Sec. 64. Any municipality may grant funds to an authority for the purpose of aiding such authority in carrying out any of its powers and functions under this act.

"Sec. 65. An authority shall at least once a year file with the governing body of the municipality a report of its activities for the preceding year, and shall make any recommendations with reference to any additional legislation or other action that may be necessary in order to carry out the purposes of this act.

"Sec. 66. Any instrument executed by an authority and purporting to convey any right, title or interest in any property under this act shall be conclusive evidence of compliance with the provisions of this act in so far as title or other interest of any bona fide purchasers, lessees or transferees of such property is concerned.

"Sec. 67. Notwithstanding any other evidence of legislative intent, it is hereby declared to be the controlling legislative intent that, if any provision of this act, or the application thereof to any person or circumstances, is held invalid, the remainder of the act and the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

"Sec. 68. This act is necessary for the immediate preservation of the public peace, health and safety, support of the state government and its existing public institutions and shall take effect immediately."

Mr. Cory moved the adoption of the following amendment:

Amend the bill immediately after section 67 by adding a new section to be known as section 68 to read as follows:

"Sec. 68. Any second, third or fourth class city or town may operate street level parking lots, and for the purposes of acquisition and improvement thereof, may use any available funds, but if such funds are obtained from any source other than funds available for traffic control and regulation, they shall be repaid to the fund of origin from any revenues derived from the operation of the lot. The establishment of any such lot prior to the effective date of this act is validated and confirmed."

Amend the bill further by renumbering section 68 to read "Sec. 69."
Mr. Roderick:
"Mr. Speaker, I raise the question that the amendment is not germane."

The Speaker:
"The Speaker is of the opinion that the amendment is germane."

Mr. Carmichael demanded the previous question and the demand was sustained.

The motion by Mr. Cory was carried and the amendment was adopted.

Mr. Miller (Floyd C.) moved that the following amendment be adopted:

Strike all the matter after section 15, being House amendment by Representative Roderick, adopted March 6, 1951, and insert in lieu thereof the following:

"Sec. 16. It is hereby declared: There exists in cities and counties in the state serious conditions of congestion and street traffic, preventing free circulation of traffic, obstructing access to and use of both public and private property, increasing traffic hazards, impeding rapid and effective fighting of fires and the disposition of police forces and endangering the public peace, health and safety. This condition is caused in substantial part by insufficiency of space or accommodations for the parking of motor vehicles off the public streets. The supplying of additional parking facilities and the performance of all undertakings incidental or advantageous thereto are declared to be public uses and purposes for which public money may be spent and private property acquired and are governmental functions. It is in the public interest that work on projects for such purposes be commenced as soon as possible in order to relieve traffic congestion and the necessity in the public interest for the provisions hereinafter enacted, is hereby declared as a matter of legislative determination.

"Sec. 17. The following terms, wherever used or referred to in this chapter, shall have the following respective meanings, unless a different meaning clearly appears from the context:

"(1) 'Municipal corporation' or 'municipality' shall mean any city, town, or county;

"(2) 'Legislative body' shall mean the body in which the general legislative powers of a municipal corporation are vested;

"(3) 'Project' shall mean any acquisition, improvement, construction, or undertaking of any kind authorized by this chapter;

"(4) 'Parking facilities' shall mean motor vehicle parking lots, garages, parking meters, and any other facilities necessary or incidental to the regulation, control, and parking of motor vehicles, whether above, at, or below the surface of the earth.

"Sec. 18. Any municipality is authorized to acquire, own, construct, equip, manage, control, erect, improve, extend, maintain, and operate, subject to the provisions of sections 45 and 46 hereof, parking facilities as the legislative body may from time to time find the necessity therefor exists, and for that purpose may acquire property of any kind.

"Sec. 19. Any municipality is authorized for the purposes of this chapter to acquire sites, buildings, and facilities by gift, lease, contract, purchase, or condemnation under power of eminent domain, in accordance with the applicable principles of the law of eminent domain and to pledge the revenues thereof for the payment of any bonds issued for such purposes as provided in this chapter.

"Sec. 20. Any municipality is authorized to borrow money and/or issue and sell revenue and/or special assessment bonds in such amount or amounts and on such terms and conditions as the legislative body thereof may determine for the purposes of this chapter, and to refund and refinance the same from time to time as often as it shall be advantageous and to the public interest to do so.

"Sec. 21. Any municipality is authorized to finance the acquisition of parking facilities by the issuance of special assessment bonds as hereinafter provided.

"Sec. 22. Any municipality is authorized to maintain, improve, extend, and operate any such parking facilities and to charge for the use thereof, subject to the provisions of sections 45 and 46.

"Sec. 23. Any municipality is authorized to enter into contracts dealing in any manner with the objects and purposes of this chapter.

"Sec. 24. Any municipality is authorized by ordinance to appoint a parking commission or commissions to administer the operation of any or all of its parking facilities.
and to exercise any and all of the powers herein vested in municipalities except the exercise of the power of eminent domain, the issuance of bonds and the establishment and operation of special assessment districts.

"Sec. 25. Any municipality is authorized to insure or provide for the insurance of any property acquired and to insure against liability arising during operation of such property by the municipality under the provisions of this chapter.

"Sec. 26. Any municipality is authorized from time to time, subject to its fiscal law, to appropriate such amounts from any available fund as shall be necessary to defray preliminary planning, engineering, economic surveys and administrative expense. Money to acquire off-street parking facilities may be advanced by the municipality from any available fund and shall constitute loans from such fund to be repaid out of revenues derived from the project or out of the proceeds of such bonds as may be issued in connection therewith.

"Sec. 27. All parking facilities shall be subject to the planning, zoning, sanitary, and building laws, ordinances and regulations applicable to the locality in which the parking facility is situated.

"Sec. 28. Any municipality, or planning commission, or parking commission thereof shall, upon request by the legislative body, formulate a master plan of public automobile parking facilities as a guide for the future provision of parking facilities properly integrated with present and proposed traffic facilities, subject to alteration as may be necessary. This master plan of parking facilities shall consist of a map showing proposed location and provisions for parking facilities, together with a general program of construction and general methods of financing of off-street parking facilities. A master plan of parking facilities may propose parking lots improved or unimproved, single or multi-level garages, above or under ground, and other structures, or combination of any of these features. The state highway department shall prepare a manual on planning for off-street parking facilities for the use of the legislative authority, planning commission, and parking commission of any county, city or town.

"Sec. 29. The legislative authority of any municipality availing itself of the provisions of this chapter shall adopt an ordinance describing in a general way any contemplated project and refer to plans and specifications therefor, which shall be placed on file in the office of the clerk of such municipality, and which shall be open for the inspection of the public. Such ordinance shall state the estimated cost of such project, and shall state in detail the proposed method of financing it.

"Sec. 30. Prior to its adoption, such ordinance shall, in its proposed form, be published once in a newspaper having general circulation within the community, together with a notice of the time and place of a regular meeting of the legislative body, where and when the public may be heard concerning its adoption. Such public hearing shall not be held sooner than ten days after the date of publication of the notice.

"Sec. 31. Within the discretion of the legislative body, any such hearing may for good cause be continued to a subsequent meeting.

"Sec. 32. Upon the adoption of such ordinance, the municipality may proceed to borrow money in the manner herein provided.

"Sec. 33. Any revenue bonds issued under the authority of this chapter may be sold by the legislative body in such manner as it deems best in the public interest: Provided, however, That such bonds shall be sold at such price that the interest cost of the proceeds therefrom will not exceed six per cent per annum, based on the average maturity of such bonds, and computed according to standard tables of bond values.

"Sec. 34. Revenue bonds shall be payable solely from the revenues to be derived from the operation of any or all of the parking facilities of a municipality including such portions of the on- and off-street parking meter revenues as may be determined by the legislative body and shall be secured by a pledge of such revenues.

"Sec. 35. Each bond shall state upon its face that it is payable solely from the revenues pledged therefor by the legislative body, and that it does not constitute a general obligation of the municipality within the meaning of any constitutional or statutory limitation or provision.

"Sec. 36. Revenue bonds issued under this chapter and the interest or income therefrom, are exempt from all taxation other than gift, inheritance, and estate taxes.

"Sec. 37. Bonds issued under the chapter shall be legal investments for both public and private funds, except the permanent school fund.

"Sec. 38. Revenue bonds issued under the provisions of this chapter are negotiable instruments, except when registered in the name of a registered owner.
"Sec. 39. The provisions of this chapter and of any ordinance, resolution, or proceeding authorizing the issuance of revenue bonds under this chapter shall constitute a contract with the holders of such bonds, and any holder of a bond, or coupon thereof, may either in law or in equity, by suit, action, mandamus, or other proceeding, enforce and compel the performance of all duties and conditions imposed by this chapter, including the making and collecting of sufficient charges and fees for service and use of any parking facilities and the application of income and revenue thereof.

"Sec. 40. Any parking facility may be financed in whole or in part by the issuance of special assessment bonds under the laws providing for eminent domain and local improvements by counties and cities, and in all instances the real property within the boundaries of such local improvement district shall be assessed in accordance with special benefits.

"Sec. 41. Whenever under eminent domain proceedings the whole or any part of the cost is to be assessed against the property specially benefited, proceedings shall not be undertaken until the engineer or other officer of the municipality to be designated by the governing body shall have prepared an estimate of the cost, showing an estimate as to the property which may be included in the assessment district and the amount which may be assessed against each separate parcel of land. When such estimate is filed with the governing body, a written notice shall be mailed to each property owner at the address shown on the rolls of the county treasurer, showing the total estimated cost and the amount which may be assessed against each parcel of property as shown on the estimate filed. A hearing shall be held before the governing body on the question of instituting eminent domain proceedings for the acquisition of the property, and notice thereof, giving the time and place of hearing, shall be contained in the notice mailed to the property owners. The hearing shall be held not earlier than two weeks after the notices are mailed to property owners. No eminent domain proceedings shall be authorized or instituted if within ninety days following the decision of the governing body on the question the owners who will pay at least fifty-one per cent of the cost of the acquisition of the land as shown on the estimate filed, shall file with the governing body written objections to such proceedings.

"Sec. 42. Whenever the physical improvement of any project is to be financed by special assessments, the governing body shall adopt a resolution proposing such improvement, describing the location of the property and the improvement proposed, and giving the same a project number. Such resolution shall outline the boundaries of the proposed assessment district, which shall include all property which will be specially benefited by the improvement. Upon adoption of the resolution the governing body shall require the engineer or some other official of the municipality to be designated by the governing body, to prepare preliminary plans, maps and specifications showing the outline of the boundaries of the assessment district, the nature of the proposed improvement, buildings or structures thereon, or to be placed thereon, and an estimate of the aggregate cost thereof. The engineer or other officer shall also prepare a preliminary assessment roll upon which shall be shown the name of the owners interested in each parcel of land to be included in the assessment district, with the amount of the estimated assessment to be levied against such parcel of land. The cost of preparation of such maps, plans, estimates and assessment rolls may be advanced from any available funds of the municipality, and may be included in the amount of the assessments against the property but shall be repaid as the assessments are collected. When such plans, maps, estimates and preliminary assessment rolls are filed with the governing body, such body shall cause notice to be given to each of such owners by mailing to such owners at the address shown on the records of the county treasurer a notice that a hearing will be held not earlier than two weeks after the mailing of the notice before the governing body at a time and place specified in the notice. No physical improvement shall be ordered or authorized if within ninety days following the decision of the governing body property owners who will pay at least fifty-one per cent of the cost as shown on the preliminary assessment roll shall file with the governing body written objections to such improvement.

"Sec. 43. Except where such laws are clearly inconsistent with the provisions of this chapter, the laws pertaining to local assessment districts and eminent domain procedures in cities shall apply to all proceedings for the establishment of special assessment districts under the provisions of this chapter and to the levying and collection of assessments, and the issuance of special assessment bonds.

"Sec. 44. No property being used as facility or facilities for the parking and/or storing of motor vehicles shall be acquired by eminent domain by a municipality under
The legislative body shall lease all parking facilities acquired for not less than a minimum rental fee to the highest bidder after notice, which shall consist of the publication of a notice, inviting bids, by two or more insertions thereof, not less than five days apart, in a newspaper of general circulation published in such municipality in the English language, which publication shall be commenced not less than fifteen days prior to the date fixed in the notice for the opening of bids; or if there be no newspaper of general circulation published therein, by posting copies of said notice inviting bids in at least three public places in the municipality, not less than fifteen days prior to the date set in the notice for the opening of bids. Such notice shall distinctly and specifically describe the project and the facilities in connection therewith which are to be leased, the period of time for which said project is to be leased and the minimum rental to be paid under such lease, and the bid bond or its equivalent required to be posted by each bidder: Provided, That cities having a population of twenty thousand or less may operate street level parking lots without first calling for bids, and for the purposes of acquisition and improvement thereof, may use any available funds, but if such funds are obtained from any source other than funds available for traffic control and regulation, they shall be repaid to the fund of origin from any revenues derived from the operation of the lot. The establishment of any such lot prior to the effective date of this act is validated and confirmed: Provided further, That the competitive bidding requirements of this act shall not apply to any municipality which shall grant to the operator of any facility a long term negotiated lease upon the condition that the tenant-operator shall construct a substantial portion of the improvements of the facility, which improvements shall become the property of the municipality upon expiration of the lease.

If no bid for at least the minimum rental is received for the lease of the parking facility, the legislative body may reject all bids and readvertise or may operate such project itself. In the event the municipality elects to so operate such project, it must readvertise for bids in the manner hereinabove provided at least once every three years at such minimum rental as it may then prescribe.

Parking facilities shall be used only for the parking of motor vehicles and for the sale of gasoline, oil, lubrication and minor automotive accessories: Provided, That not to exceed ten per cent of the area of any parking facility may be rented or leased to private persons for business or commercial purposes not incidental to or connected with the above prescribed uses: Provided further, That a municipality operating a parking facility shall not engage in the service station business but shall lease such facilities, if any, to private operators.

The legislative body may fix the rates, fees, and all other charges to be made for parking and shall make the same a part of any lease entered into. Subject to such contractual obligations as may be entered into by the municipality and the holders of the revenue bonds issued under this chapter, the legislative body is authorized to change such rates, charges, and fees from time to time as conditions warrant, but they shall not be changed during the first year of any lease: Provided, That nothing contained in this chapter shall prevent a municipality from affording free off-street parking facilities to its employees during working hours.

All rates, fees, and charges shall be at all times fixed to yield annual revenue which, together with other revenue, shall be at least equal to annual operating and maintenance expenses, including insurance costs and all redemption payments and interest charges on the revenue bonds at any time issued and outstanding in connection with the project of which such facilities are a part as the same become due.

If the state is the owner or possessor of any real property which is desired by any municipality for use as a parking facility, such property may be leased to the municipality, in the discretion of the appropriate state department or agency exercising control over the property.

No property acquired under the provisions of this chapter shall be sold unless the legislative body shall find that it is no longer reasonably usable for off-street parking purposes.

If any section, provision, or clause of this chapter shall be declared invalid or inapplicable to any circumstance, such invalidity or inapplicability shall not be
PARDAMENTARY INQUIRY

Mr. Powell:
"I rise to a parliamentary inquiry, Mr. Speaker."

The Speaker:
"What is your inquiry, Mr. Powell?"

Mr. Powell:
"Is the amendment germane?"

The Speaker:
"It is the opinion of the Speaker that the amendment is similar to one that was ruled germane a few minutes ago and only goes into more detail with regard to operation."

Debate ensued.

Mr. Zent demanded the previous question and the demand was not sustained.

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion was lost on a rising vote and the amendment by Mr. Miller (Floyd C.) was not adopted.

Mr. Roderick moved the adoption of the following amendment to the title:

Amend the title by striking the whole thereof and substituting in lieu thereof the following: "An Act to provide for the clearance of slum and/or blighted areas for development or redevelopment in accordance with plans approved by the governing body of cities, towns or counties, and declaring an emergency."

Mr. Cory moved the adoption of the following amendment to the amendment:

Amend the title by striking the whole thereof and substituting in lieu thereof the following: "An Act to provide for the clearance of slum and/or blighted areas for development or redevelopment in accordance with plans approved by the governing body of cities, towns or counties; providing for second, third and fourth class city and town street level parking lots, and declaring an emergency."

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the motion to adopt the amendment by Mr. Roderick, as amended.

The motion was carried and the amendment as amended was adopted.

On motion of Mr. Roderick, the rules were suspended, Engrossed Senate Bill No. 333, was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Zent demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 333, as amended by the House, and the bill passed the House by the following vote: Yeas, 78; nays, 21; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith,
Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—78.

Those voting nay, were: Representatives Ball, Clark, Frayn, Gordon, Hawley, Jeffreys, Johnston (Elmer E.), Jones (W. Kenneth), Loney, Neill, Nunamaker, Orndorff, Powell, Riemcke, Smith, Sorensen, Stonecipher, Strom, Timm, Woodall, Zent—21.

Engrossed Senate Bill No. 333, 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. O'Brien moved that the House now consider a message from the Senate regarding Engrossed House Bill No. 557.

Debate ensued.

POINT OF INFORMATION

Mr. Hurley:
"Point of inquiry, Mr. Speaker. Would that motion prevent us from returning to the present order of business?"

The Speaker:
"No, Mr. Hurley; the rules say that messages from the Senate may be considered at any time."

The motion by Mr. O'Brien was carried.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 5, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 557; with the following amendments:

Amend the engrossed bill by renumbering section 3 as section 4, and inserting after section 2 the following:

"Sec. 3. No public utility district or combination of public utility districts shall have the power, directly or indirectly, to acquire any interest in any electric utility distribution properties located in any city of the first class having a population of over one hundred thousand, which is not within a public utility district, without the consent of the voters of such city. Whenever such district or districts shall submit a proposal to acquire such properties, including the terms and consideration, to the council of such city, the council shall within sixty days or as soon as legally permissible thereafter submit the question of consenting to said proposal to the voters of the city at a special election called for that purpose and such election shall be decided by a majority of those voting on the question."

Amend the title of the engrossed bill by striking everything after the words "An Act" and inserting in lieu thereof the following:

"Relating to electric utility properties; permitting first class cities and county-wide public utility districts to acquire by purchase or condemnation certain electrical properties within their boundaries; restricting purchases by public utility districts of electric utilities located in first class cities, and declaring an emergency."

and the same is herewith transmitted.

Herbert H. Steiler, Secretary.
Mr. O'Brien moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 557, and that the Senate be asked to recede therefrom.

Debate ensued.

Mr. Woodall moved that the House do concur in the Senate amendments to Engrossed House Bill No. 557.

**RULING BY THE SPEAKER**

"The gentleman from Yakima moves that the House do concur in the Senate amendments. The positive motion has precedence. The question before the House is the motion by Mr. Woodall that the House do concur in the Senate amendments to Engrossed House Bill No. 557."

Debate ensued.

**PERSONAL PRIVILEGE**

Mr. Simmons:

"Mr. Speaker, I would like to speak momentarily on a point of personal privilege. I feel that my motives, as well as others of us sitting here, have been impugned, apparently from the public power and the private power viewpoints. It is a very pitiful situation because I have friends, they have been very good friends of mine, but I am afraid under the circumstances I am going to have to step on some toes. I was contacted several times in the past few days relative to coming out in favor of this amendment that is on this bill. This morning I have here slip number one, a note sent in to me asking me to come to the door, which I did. I contacted the individual and a proposition was made to me. Likewise, it was followed up with note number two. I would like to read you from a piece of paper. I followed this up. I do not think it is the tactics with which we are going to pass legislation in the State of Washington. This reads, 'I was called out of the office and was asked by Mr. Simmons and Mr. Iversen to take some notes. We went to committee room 7 and they asked me to sit behind the bookcase and take down a conversation between Mr. Simmons and a certain party that was to be in that room in five minutes. Five minutes later Mr. Simmons entered with a man accompanying him. Opening the conversation, Mr. Simmons talked for a few minutes. He was told that some big organizations paid as much as three hundred to five hundred dollars for certain votes. This man stated that he was for a certain bill and that if he could receive two more votes for the bill he would pay twenty-five dollars apiece for these votes. Mr. Simmons then asked him if he would give the money before he voted and the man said, 'Yes.' Mr. Simmons then asked him if he was digging in his own pocket for the money. He said he was representing them from over there and that they would pay for it. Mr. Simmons then asked the man, 'How is your name pronounced?' The man said "Uleman," and then spelled it out for Mr. Simmons. Mr. Uleman went on to say he had fifty votes lined up, but wanted to be on the safe side and have a few extras, and if he would see to it personally—if Mr. Simmons had Reuben vote his way, he would get the money right away. He said he didn't contact Reuben because he knew how he felt, but if Mr. Simmons would get Reuben to change his vote, he would be grateful and take care of him. Mr. Simmons said he'd better be going so they left. After they left I got up, came back downstairs, and started typing.'

"Here are the following words verbatim of the words spoken in that meeting:

"'I will see you are not forgotten if you vote "Yes" on this bill and will give you twenty-five dollars before four o'clock. If you get Reuben to vote "Yes," he will get twenty-five dollars. That's twenty-five bucks apiece. No individual is digging this money out of his own pocket. I represent them over there and will get the money from them.' The question was asked, 'How do you pronounce your name?' 'My name is Uleman. Yes, I know it is a hard name to pronounce. U L E M A N, that's how it is spelled.' Those are the actual remarks.

"Now since that time, note number three came in. 'I would like to see you in the lounge a moment,' and it is signed, 'together with Mr. Knoblauch.' I went into that lounge about ten minutes ago and asked the question of the individual, 'What is the deal?' The individual said, 'There are two envelopes and there will be twenty-five dollars in each of them for each of you if you will go out on the floor and cast your
vote "Yes"." I asked the question, 'Who's money is this?' The reply was, 'This is not my money; it is the Spokane power money.'

"Now I ask you, ladies and gentlemen, is that the way we are going to pass legislation on the floor of the House of Representatives? I object to this type of tactics and I know everyone of you do. It is too bad. It is pitiful. I certainly can't condemn everyone for that type of tactics, but somebody had better clean house. I urge you to consider this deeply, consider it intelligently. I am not here to discuss the merits of the bill. I am here to discuss the merits of these tactics used to pass legislation in the House of Representatives for the people of the State of Washington."

The Speaker called on Mr. Ford to preside.

The Speaker (Mr. Ford presiding):

"The gentleman from Stevens, Mr. Hodde."

Mr. Hodde:

"Ladies and gentlemen:"

"This is probably the most serious moment that has been before this legislature since I have served in the House. The statement that has been made by Mr. Simmons is going to be followed up and, if it is to end up in Walla Walla, that's where it will end. If there are those people who think they can come to a legislature and buy votes for twenty-five dollars, or twenty-five thousand dollars, that fact has got to be disproved right away if democratic government is going to survive. I am sure Mr. Simmons would not make such a statement unless he is able to produce the individuals, secure affidavits and appear in court to back up such statements. His statements are the most serious that can be made.

"The first thing I want to do is to assure everybody in this House that personally I feel more strongly than I can possibly express myself. Any individual who thinks he can buy votes in this House has certainly underestimated the calibre of the people that serve in the House of Representatives. I think it is extremely unfortunate that a matter of this kind, which should be settled on its merits purely, should be covered up by the lobbying tactics that have gone on in this legislature, particularly the last two or three days. I had hoped we would be able to dispose of the matter without it becoming as potent a problem as it now has become. It is extremely difficult for anyone to vote his convictions under circumstances of this kind and without being accused of being under duress from one side or the other. But big men, grown men, honest men and able men have come into my office today and cried because of the pressure they were under—actually cried like a child. And, I said, 'We'll stop this! We'll have a vote on that bill and, if there have been bribes offered, we'll take it out to the floor of the House. We'll produce every name connected with it and we'll clean up this business.' If this session of the legislature does nothing more, let's prove to this state that irrespective of the results, votes are not going to be bought in the legislature in the State of Washington. Big men and honest men—the kind of men that make sacrifices to serve the public—are not going to suffer the indignity of being offered bribes, put in impossible positions where they have to sacrifice friendships of long standing, or make enemies of new friends.

"I don't know just how to approach this situation in so far as disposing of the business that is now before the legislature. I don't see how anybody can vote honestly and without prejudice in a circumstance like this. We'll have to conclude the business because there will be charges and counter-charges after this session. I find it practically impossible to argue on the merits of the propositions that are before us, but I want to point out one thing and that is that the tactics that have been used make it practically imperative that the matter at hand be handled with as little further argument as possible. I don't think anybody is particularly interested and I don't feel that any votes are going to be changed by arguing on the merits of the question. If votes have been changed because some person has erred and committed a grave offense in an attempt to bribe a legislator, then that is the fault of the people who err.

"I should make it further clear that it is not my opinion that the officials of the various power companies, cities, towns, or individuals sponsoring this legislation are engaged in any conspiracy of this type. I am not trying to convict anybody on the floor of the House and had this incident been a lone one, which Mr. Simmons had the nerve to get up and expose, I would not be as concerned as I am today. But I assure you that I have evidence which will be turned over to the authorities which will show this
is not a lone incident and that there has been considerable pressure on members of the legislature.

"I hope, ladies and gentlemen, that in disposing of this matter, you will vote as you would have voted before this matter was exposed."

PERSONAL PRIVILEGE

Mr. Knoblauch:

"My name was brought up in this discussion, Mr. Speaker, and I think I have a right to say what I know, too."

The Speaker (Mr. Ford presiding):

"The Speaker will rule that you do have, Mr. Knoblauch."

Mr. Knoblauch:

"Members of the House:

This is not the first session that I have sat here with some of you folks. None of you have ever had any right or any cause to question my honesty or my sincerity. Now, I want to tell you that a few minutes ago, Mr. John Uleman, who happens to be from my district, called me to the lounge along with Mr. Simmons and made the offer that if I voted for the bill, he would see that I received twenty-five dollars in an envelope after the vote was made. I don't care if he offered me twenty-five thousand dollars, I'm here to honestly represent my district and I'm not going to go home with any such dirty deals on my hands."

PERSONAL PRIVILEGE

Mr. Jones (W. Kenneth):

"I feel my motives have been impugned here, too, and I feel I am entitled to speak. After all, I am the only one who has spoken, thus far, in favor of this issue and if anyone is questioning my honesty or anything connected with it, then I resent it, also. There has never been anyone who had any reason to question my honesty. I want it to be known that whoever this man is that Mr. Simmons has named, I did not even know that such a man existed. I never heard his name before. I have never met him. I know nothing about him. He may represent my group. I don't know. We know nothing about it. I do not think that this matter should even enter into the consideration here because it is entirely possible that this man may be some individual who has just done this on his own. We don't know. If anyone has impugned my motives, I can only say I don't like it."

PERSONAL PRIVILEGE

Mr. Woodall:

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

I am just as sorry as Mr. Hodde is that anything of this nature has had to happen. It is extremely regrettable because there are always those who, when some matter of major importance is up, bring up the question whether or not someone is being paid for his or her vote. You heard some reference made only yesterday when considering another bill, that possibly some people might have had their votes influenced. Now, I don't know who this man, Uleman, is. I can only say this: One, he is obviously a very stupid mortal. For the first reason, if he had any sense at all, to attempt to buy anybody or anything for twenty-five dollars, he certainly is placing a very, very small price on that particular man's honesty. He is, indeed, a most stupid soul.

We all know that on many of these matters, interested people send persons down here to contact legislators in different ways. We all know that there isn't a person here who hasn't attended a dinner at some time or other at the expense of some particular group of people. We know that there are lobbyists who entertain people in their rooms. Now, whether or not some stupid soul with money which had been given him for legislative expenses: thought he could buy somebody for twenty-five dollars, I don't know. But, I agree with Mr. Jones. I think this has no place in the consideration on this particular matter. The mere fact that some stupid mortal did something he shouldn't have done, should not influence anyone's vote here today; and, as Mr. Hodde said, if the courage of our convictions happens to be on a certain line, we should definitely hold to that line; and, the mere fact that someone made a fool out of himself and committed a crime and ought to be prosecuted for it, and I definitely agree to that, should not alter your ideas."
Extensive debate ensued.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mr. Woodall that the House do concur in the Senate amendments to Engrossed House Bill No. 557.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained. Mr. Woodall demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Woodall that the House do concur in the Senate amendments to House Bill No. 557, and the motion was lost by the following vote: Yeas, 44; nays, 55; absent or not voting, 0.


Those voting nay were: Representatives Adams, Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Lester, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Testu, Vane, Wedeking, Wenber, Wintler, Young, Zent, Mr. Speaker—55.

**MOTION**

Mr. Hodde moved that the House refuse to concur in the Senate amendments to Engrossed House Bill No. 557 and that the Senate be asked to recede therefrom.

**MOTION FOR RECONSIDERATION**

Mr. Zent:

"Having voted on the prevailing side, I serve notice of reconsideration, and move that we do now reconsider the vote by which the House failed to concur in the Senate amendments to Engrossed House Bill No. 557."

**POINT OF ORDER**

Mr. Hodde:

"Point of order, Mr. Speaker. A legitimate motion was presented first and will have to be voted on before the motion to reconsider will be in order."

**RULING BY THE SPEAKER**

The Speaker (Mr. Ford presiding):

"The Chair will rule that Mr. Zent's motion is out of order."

**POINT OF ORDER**

Mr. Woodall:

"Point of order, Mr. Speaker. A motion to reconsider is in order while the matter is still before the House."

**RULING BY THE SPEAKER**

The Speaker (Mr. Ford presiding):

"If Mr. Hodde's motion carries, then a motion to reconsider is out of order."

Debate ensued.

The motion by Mr. Hodde was carried on a rising vote.
POINT OF INFORMATION

Mr. Zent:
"Have I the right to spread on the Journal my reason for voting as I did?"

The Speaker (Mr. Ford presiding):
"That right will be granted, Mr. Zent."

EXPLANATION OF VOTE

Mr. Zent submitted the following explanation of his vote:
"I voted against concurrence with the Senate amendments to Engrossed House Bill No. 557 for the sole purpose of moving for reconsideration of the vote."

The Speaker resumed the Chair.
The Speaker declared the House at ease.
The Speaker called the House to order.
Mr. Zent raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Adams, Carmichael, Clark, Gordon, Henry (Edward E.), Hillyer, Hoefel, Hofmeister, Holliday, Jones (John R.), Jones (W. Kenneth), Lester, McLean, Neill, Powell, Shadbolt, Testu and Timm.

MESSAGE FROM THE GOVERNOR

Executive Department,
Olympia, Wash., March 7, 1951.

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

LADIES AND GENTLEMEN:
I have the honor to advise that the Governor has approved the following House Bill, entitled:

House Bill No. 94:
"An Act providing for installation of certain equipment upon track motor cars operated by railroads and providing a penalty."

Very truly yours,
MERRITT E. BENSON,
Assistant to the Governor.

RESOLUTION

WHEREAS, The members of the House of Representatives have learned to their sorrow today of the death of Mrs. Margaret Sapp, wife of our esteemed colleague, Senator Jess V. Sapp; and
WHEREAS, Although mere words cannot express the very warm feeling we have for Senator Sapp in his hour of trouble;
NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives do now express its deepest sympathy to Senator Sapp and his family in their great loss, and the Chief Clerk is instructed and directed to deliver a copy of this resolution to the distinguished Senator.

On motion of Mr. Olson (Ole H.), the resolution was adopted.

MOTION

On motion of Mr. O'Brien, the House advanced to the ninth order of business.

SECOND READING OF BILLS

Senate Bill No. 242, by Senator Foster:
Permitting the payment of assessments by the state on state lands in irrigation districts.
The bill was read the second time by sections.
On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 242
was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 242, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Adams, Carmichael, Ford, Gordon, Hofmeister, Holliday, Jones (John R.), Lennart, Lester, McLean, Neill, Ridgway, Shadbolt, Testu, Timm—15.

Senate Bill No. 242, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 153**, by Senators Sapp and Hall:

Establishing the social security contingent fund, and making an appropriation.

The bill was read the second time by sections.

Mr. Comfort moved that the following amendment be adopted:

Amend the bill by adding thereto new sections immediately following section 4 to read as follows:

"Sec. 5. Section 74.01.33, R.C.W., as derived from section 7, chapter 170, Laws of 1941, is amended to read as follows:

"Every person, firm, corporation, association or organization receiving twenty-five per cent or more of its income from contributions, gifts, dues, or other payments from persons receiving direct relief, or any other form of public assistance from the State of Washington or any agency or subdivision thereof, and engaged in political or other activities in behalf of such persons receiving such public assistance, shall keep complete and true records of all transactions entered into and within ninety days after the close of each calendar year, make a true report to the director of the department of social security for the preceding year. • • • •

"Sec. 6. Chapter 74.01, R.C.W., as derived from chapter 216, Laws of 1939, as amended, is amended by adding a new section to read as follows:

"The financial report required in section 1 of this act shall contain the following information:

"(1) A statement of the financial condition at the close of the year, listing all assets, liabilities, and net equity interests.

"(2) A statement of receipts and disbursements for the year including

"(a) The cash balance at the beginning of the year.

"(b) The amount of moneys received from all sources, including the amount received from each source and the total received from all sources: Provided, All moneys received from persons receiving direct relief or any other form of public assistance from the State of Washington or any agency or subdivision thereof shall be segregated by source and shown separately from moneys received from all other sources.
"(c) All moneys disbursed, including the amount paid for each purpose and the total of all disbursements.

"(d) The cash balance at the close of the year.

"(3) If money is received from the same source for several purposes, a separate reporting shall be made of the amounts received for each purpose.

"(4) A list identifying by name and address any and all persons, firms, corporations, associations, or organizations that contributed an aggregate of twenty-five dollars or more each during the year, showing for each the total contributed during the year.

"Sec. 7. Chapter 74.01, R.C.W., as derived from chapter 216, Laws of 1939, as amended, is amended by adding a new section to read as follows:

"Each report required by this act shall constitute a public record.

"Sec. 8. Chapter 74.01, R.C.W., as derived from chapter 216, Laws of 1939, as amended, is amended by adding a new section to read as follows:

"The director shall have the authority to require an annual audit of the financial records of such persons, firms, corporations, associations, or organizations required to file such reports. Such audit may be by a designated member of the staff of the department of social security or by an independent public accountant licensed to practice public accounting under the laws of the State of Washington.

"Sec. 9. Chapter 74.01, R.C.W., as derived from chapter 216, Laws of 1939, as amended, is amended by adding a new section to read as follows:

"Any person, firm, corporation, association, organization, or officer or agent thereof who shall violate this act by failing to keep such records or to file such a report, or by keeping false records or filing a false report, or by resisting the audit of such records, or in any other manner, shall be guilty of a gross misdemeanor.

Further amend the bill by renumbering section 5 to read "Sec. 10".

POINT OF ORDER

Mr. Henry (Edward E.):

"Mr. Speaker, I rise to a point of order. The amendment by Mr. Comfort is not germane."

Debate ensued.

RULING BY THE SPEAKER

The Speaker:

"The Speaker, after a brief perusal of the amendment, is of the opinion that the amendment deals with the regulating of certain agencies which indirectly derive at least twenty per cent of their income from grants. It seems to the Speaker that the amendment is not germane to Senate Bill No. 153 because the subject matter of the bill only provides for a method of holding and disbursing federal funds. The Speaker will rule the amendment is not germane."

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 153 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 153, and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefer, Hoff, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison,
Savage, Schumann, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representative Hillyer—1.

Those absent or not voting were: Representatives Carmichael, Gallagher, Gordon, Hansen, Hofmeister, Holliday, Jones (John R.), Lester, Neill, Pedersen, Ridgway, Shadbolt, Simmons, Testu, Timm, Woodall—16.

Senate Bill No. 153, having received the constitutional majority, was declared passed.

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

RECONSIDERATION

Mr. Hurley moved that the House now reconsider the vote by which Senate Bill No. 362, as amended by the House, passed the House.

Debate ensued.

The motion was carried on a rising vote.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 362, as amended by the House.

Mr. Hurley moved that the rules be suspended and Senate Bill No. 362 be returned to second reading for the purpose of amendment.

Debate ensued.

The motion was carried on a rising vote.

The Speaker called on Mr. Ford to preside.

SECOND READING OF BILLS

Senate Bill No. 362 was re-read the second time by sections.

Mr. Hurley moved the adoption of the following amendment:

Amend the bill by adding at the end thereof the following:

"Sec. 4. Definitions. For the purpose of this act, unless otherwise clearly indicated by the context, the terms used shall have the following meanings:

(a) The term 'Department' as used herein shall mean the state department of social security.

(b) The term 'agency' or 'child welfare agency', as used herein, is defined as any person, firm, association or corporation, or any private institution which receives for control, care and maintenance children under eighteen (18) years of age, but not counting, in the case of an individual, children related to such persons or under guardianship. It shall include within its scope the following:

(1) A children's institution is defined as an establishment which is maintained and operated for the group care of children and which may accept custody and responsibility as required for the welfare of children under care. It shall not apply to any boarding school which is essentially and primarily engaged in educational work characterized by having education as its only function, operating on a definite school year schedule, following a stated academic curriculum, accepting only school-age children, and not accepting custody of children.

(2) A child-placing agency is defined as any agency, society, association, institution or person not related by blood to the child placed, who places and supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption.

(3) A maternity home is an institution or place of residence which gives care to unmarried mothers before or during confinement, and which provides care as needed to mothers and their infants after confinement, with or without compensation.

(4) A day nursery is an institution which provides care during the day for a group of preschool-age children with or without compensation. Its primary objective is to give care and guidance to children in need of substitute parental care during the day whose own families, for varied reasons, are unable to provide this daytime care. It shall not apply to any nursery school which is essentially and primarily engaged in
educational work with preschool children whose parents send the child to the nursery school only for education, the child not being in need of substitute parental care.

"(5) A shopping or hourly nursery is an agency which has the facility for providing care for children on an hourly basis, with the primary objective of providing a few hours of care and supervision of such children during the period when parents are shopping or keeping appointments.

"(c) A foster home is defined as a private home which is operated to provide care for a child, or children, or an unmarried mother, either before or after confinement, in lieu of their own homes.

"Sec. 5. Powers and Duties of Department. The Department shall have the power and it shall be its duty through the staff of the Department, which staff shall be specialized in services for children and shall work under the direction of the Director of the Department:

"(a) To establish and publish standards governing the operation of any agency as defined herein, which standards shall be based upon the following principles:

"(1) That the practices and policies of the agency shall not be detrimental to the health, safety, physical and mental well-being of the children cared for by the agency;

"(2) That the agency, or the persons charged with the active management thereof, shall be persons of good character;

"(3) That the agency shall employ sufficient persons qualified by education or experience in the field in which such agency operates to render the type of care necessary to the health, safety, physical and mental well-being of the children cared for;

"(4) That the agency has the necessary physical facilities for accomplishing the purpose for which the agency operates.

"Sec. 6. The Department shall have the power and it shall be its duty:

"(a) To inspect all agencies and foster homes or the facilities used by them, in order to determine whether such standards and this act are being complied with;

"(b) To require such statistical reports from all agencies as are reasonably necessary to determine whether such standards and this act are being complied with;

"(c) To consult with agencies regarding their practices and policies and to make recommendations for the improvement of such practices and policies and to assist such agencies by advice in effecting such improvements.

"Sec. 7. The Department shall have the power and the duty in the event it determines that an agency is not complying or has not complied with this act or the standards established hereunder:

"(a) To notify said agency of the determination of the department of the specific practices or policies which constitute such failure and to hold a hearing for the purpose of determining whether said agency is complying with the provisions of this act and the standards published hereunder, which notice shall be in writing and shall be served upon the agency or its proper officers personally or by registered mail, and which notice shall set a hearing date which shall be not less than twenty days from the date of service or mailing of said notice. Said hearing shall be held before the supervisor of children's services of the Department in the county wherein the agency concerned is located. Within fifteen days after the conclusion of said hearing, the Director shall notify the agency of the determination of the Director, based on the findings of the supervisor of children's services, as to whether the agency is or is not complying with the provisions of this act and the standards set forth hereunder.

"(b) In the event the Director determines that said agency is not complying with the requirements as above set forth, the agency shall have a period of thirty days within which to comply, at the expiration of which, if the agency has not so complied, the Director shall file with the prosecuting attorney of the county in which said agency is located, formal complaint stating the manner in which said agency has failed to comply with the provisions of this act and the standards published pursuant to this act, and it shall be the duty of said prosecuting attorney forthwith to charge said agency with such failure and to institute proceedings in the superior court of said county to enjoin said agency from further activity in the field in which it operates.

"Sec. 8. A copy of the articles of incorporation or amendment of the articles of existing corporations for agencies, societies, associations, institutions or persons organized for the protection and care of children away from their own homes and for the placement of such children in family homes or in child care institutions to provide temporary or continued care for such children, shall be sent to the Department of social security at the time such articles are filed with the secretary of state.

"Sec. 9. Duties of Child Care Agencies and Institutions. It is the duty of all agencies, societies, associations, institutions, or persons caring for children, pursuant to this
act, to accord the Department or its agents the right of entrance, privilege of inspection, and access to its records of work for the purpose of ascertaining the kind and quality of work done and of obtaining a proper basis for its recommendations. The Department and its agents shall advise agency and institution boards and staff in regard to approved methods of child care, the best types of housing and institutional equipment, and adequate records of agency and institutional work. The principal purpose of such visitation shall not be to present official demands for adherences to the provisions of the law, but to offer counsel on child welfare problems and to advise concerning progressive methods and the improvement of the service rendered.

"Sec. 10. Certification of Foster Homes. The Department shall have the power and it shall be its duty through the staff of the Department specialized in services to children and working under the direction of the Director of the Department:

"(a) To establish and publish standards and rules and regulations governing the issuance of certificates of approval to foster homes in which the Department or its agents may place minor children or unmarried mothers for temporary or continued care, taking into account the following principles:

"(1) That the applicant for a certificate of approval as a foster home is a person of good character;

"(2) That the foster home care of the applicant will provide adequately for the promotion of the health, safety, physical and mental well-being of the child or children to be cared for by the applicant.

"(b) To issue certificates of approval to foster homes meeting the standards for temporary or continuing care of minor children or unmarried mothers either directly or through the county welfare departments acting for the Department or in cooperation with licensees of the Department as prescribed by rules and regulations.

"(c) To inspect and supervise all approved foster homes to enforce the application of such standards.

"(d) To revoke or suspend the certificate of approval of any foster home which has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to this act.

"Sec. 11. Savings Clause. If any portion or portions of this act shall be declared unconstitutional such adjudication shall not affect the remaining portions of this act."

Debate ensued.

Mr. Paulsen moved that the following amendment to Mr. Hurley’s amendment be adopted:

Strike the whole of Mr. Hurley’s amendment and insert in lieu thereof the following:

"Sec. 4. For the purpose of this act, unless otherwise clearly indicated by the context, the terms used shall have the following meanings:

"(a) The term ‘department’ as used herein means the state department of social security.

"(b) The term ‘director’ as used herein means the director of the state department of social security.

"(c) The term ‘children’s staff’ as used herein means personnel of the department specially qualified in and responsible for the direction of services for children.

"(d) The term ‘agency’ as used herein is defined as any person, firm, association or corporation, or any private institution, but not including foster homes, which receives for control, care, placement or maintenance, minor children, and not including in the case of an individual, children related to such persons or under guardianship, but shall include within its scope the following:

"(1) A children’s institution is defined as an establishment which is maintained and operated for the group care of children or which may accept custody and responsibility as required for the welfare of children under care. It shall not apply to any boarding school which is essentially and primarily engaged in educational work characterized by having education as its only function, operating on a definite school year schedule, following a stated academic curriculum, accepting only school-age children, and not accepting custody of children.

"(2) A child-placing agency is defined as any agency, society, association, institution or person not related by blood to the child placed, which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption.
(3) A maternity home is an institution or place of residence the primary function of which is to give care to illegitimately pregnant girls or women, before or during confinement, or which provides care as needed to mothers and their infants after confinement, with or without compensation.

(4) A day nursery is an institution which provides care during the day for a group of children with or without compensation. Its primary function is to give care and supervision to children in need of supplemental parental care during the day whose own families are unable to provide this daytime care. A day nursery shall not mean a nursery school which is essentially and primarily engaged in educational work with preschool children whose parents send the child to the nursery school only for education, the child not being in need of supplemental parental care.

(5) An hourly nursery is an agency which has the facility for providing care for children on an hourly basis, with the primary function of providing a few hours of care and supervision of such children during the period when parents are shopping or keeping appointments: Provided, That nothing in this act shall be construed to cover the occasional care of a neighbor's, relative's or friend's child or children with or without monetary consideration or where the person does not regularly engage in such activity or where parents on a mutually cooperative basis exchange care of one another's children. It shall not include any agency operated by another state department or governmental agency.

Sec. 5. The department shall have the power, and it shall be its duty through the children's staff of the department:

(a) To issue and renew licenses to applicants who have complied with the following standards:

(1) Practices and policies of the applicant must provide adequately for the protection of the health, safety, physical, moral and mental well-being of the children cared for by the applicant or licensee.

(2) The applicant or licensee or the person charged with the active management must be persons of good character.

(3) The applicant or licensee must employ an adequate number of capable persons qualified by education or experience to render the type of care for which the applicant seeks a license.

(4) The applicant or licensee must have adequate physical facilities for the purpose for which the applicant seeks a license.

(b) To promulgate and publish rules and regulations in implementation of these standards governing the issuance of and renewal of licenses.

(c) To inspect and evaluate all applicants or licensees to determine whether or not there is compliance by such applicant or licensee with the applicable rules and regulations and standards.

(d) To consult with licensees and those applying for a license in order to help them improve their methods and facilities of child care.

(e) To prescribe the form and content of reports necessary for the administration of this act and to require regular reports from each licensee.

Sec. 6. Rules and regulations may be adopted, amended or rescinded by the director of the state department of social security only after public hearing or opportunity to be heard thereon, of which proper notice has been given. This public hearing shall be open to all interested parties, including representatives from voluntary agencies subject to licensing under this act, and such interested parties shall have opportunity to be heard. Rules and regulations shall be effective thirty days after filing with the secretary of state and publication of notice in one or more newspapers of general circulation in the state.

Sec. 7. Applicants for a license as provided for in this act shall make application to the state department of social security on forms provided by the department. Upon receipt of such an application the department shall have a reasonable time in which to determine whether or not a license should be granted. The licenses provided for in this act shall be issued for a period of one year. If a licensee desires to apply for a renewal of its license a request for a renewal shall be filed three months prior to the expiration date of the license. If the department has failed to act at the time of the expiration date of the license, the license shall be deemed to be automatically and temporarily renewed until such time as the department shall act: Provided, That all agencies now approved by the state department of social security shall be deemed to be approved to operate under the provisions of this act for a period of ninety days following its enactment.
“Sec. 8. Fire protection with respect to all agencies to be licensed hereunder shall be the responsibility of the state fire marshall. In this connection the state fire marshall shall adopt, promulgate, and enforce such rules and regulations as may be designed to protect the occupants from fire hazards, and he shall make or cause to be made such inspections and investigations as he deems necessary.

“Each applicant for a license shall submit to the department of social security a certificate of approval from the state fire marshall that rules and regulations for fire protection as established by him have been met before a license can be issued.

“Sec. 9. The state board of health with the advice of representatives of voluntary agencies subject to this act and the state department of social security, shall adopt and promulgate such rules, and regulations with respect to all child welfare agencies to be licensed hereunder as is deemed necessary to promote and protect the health of all children residing therein.

“(a) Except as provided in sec. 7-(b) of this act the health rules and regulations of the state board of health shall be enforced by the state department of health.

“(b) Any city, county, or district health department, which employs a full-time health officer, may make application in writing to the state director of health for a certificate of approval to enforce the rules and regulations of the state board of health within the area of its jurisdiction. Upon receipt of such application the state director of health shall investigate and determine whether the city, county, or district health department is entitled to such approval and if so the state director of health shall issue the certificate applied for. Upon receipt of such certificate of approval the local health department shall have full authority through the health officer to perform all the duties relative to the enforcement of the rules and regulations of the state board of health. Any certificate of approval may be cancelled by the state director of health after thirty days notice in writing to the holder of the certificate of approval should it be found that such holder is incompetent or unable to enforce the rules and regulations of the state board of health.

“(c) The state department of health or the local health department having authority shall make or cause to be made such inspections and investigations of child welfare agencies as is deemed necessary, and each applicant for a license shall submit to the department a certificate of approval from the state or local health department that rules and regulations for health as established by the state board of health have been met before a license can be issued.

“Sec. 10. The department may issue provisional licenses to applicants for a license, or licensees who are unable to conform to all the rules and regulations of the department as established pursuant to sections 3, 6-7 of this act. No provisional license may be issued unless the applicant makes at least minimum provision for the health and safety of the child and unless the department finds that an emergent need exists for the type of service the applicant proposes to render. Such provisional license shall in no event be issued for a period in excess of six months and shall not be subject to renewal.

“Sec. 11. (a) Any license issued pursuant to this act may be denied, suspended or revoked by the director upon proof (1) that the licensee has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to the provisions of this act, or (2) that the conditions required for the issuance of a license under this act have ceased to exist with respect to such licensee.

“(b) Whenever the director shall have reasonable cause to believe that grounds for the denial, suspension or revocation of a license exist or that a licensee has failed to qualify for renewal of a license he shall notify the licensee in writing stating the grounds upon which it is proposed that the license be denied, suspended, revoked or not renewed. Any applicant for a license or agency having a license that has been denied, revoked or suspended feeling aggrieved by the decision of the department shall have a right to a fair hearing to be conducted by the director of the department or by a duly appointed examiner especially appointed by the director for such purpose.

“The director shall promulgate and publish rules and regulations governing the conduct of such hearings. Within fifteen days from the receipt of notice of denial, suspension, revocation or lack of renewal, the licensee may serve upon the director a written request for hearing upon such denial, suspension, revocation or lack of renewal of license. Service of a request for hearing may be made by registered mail. Upon receiving a request for hearing the director shall fix a date upon which the matter may be heard, which date shall be not more than thirty days from the receipt of the request for such hearing and shall give the licensee at least fifteen days written notice of said hearing date. If no request for hearing is made within the time specified, the
license shall be deemed denied, suspended or revoked. It shall be the duty of the department within thirty days after the date of the hearing to notify the appellant of the decision of the director.

"Sec. 12. In the event that an applicant or licensee feels aggrieved by the decision rendered in the hearing provided for in the foregoing section, he shall have the right to appeal to the superior court of the county of his legal residence which appeal shall be taken by a notice filed with the clerk of the court and served upon the director either by registered mail or by personal service within fifteen days after the decision of the department has been affirmed or modified as provided in the foregoing section. Upon receipt of the notice of appeal, the clerk of the superior court shall immediately docket the case for trial.

"Within ten days after being served with a notice of appeal the director shall file with the clerk of the court the record of the case on appeal, and no further pleadings shall be necessary to bring the appeal to issue.

"The court shall decide the case on the record. The findings of the director as to the facts shall be conclusive unless the court determines that such findings are without support in the evidence in the record.

"The court may affirm the decision of the director or reverse any decision of the director where it finds the director has acted arbitrarily, capriciously or contrary to law, and remand the cause to the director for further proceedings in conformity with the decision of the court. Either party may appeal from the decision of the superior court to the supreme court of the state, which appeal shall be taken and conducted in the manner provided for by law or by the rules of the court applicable to civil appeals.

"Sec. 13. A copy of the articles of incorporation or amendment of the articles of existing corporations for agencies shall be sent by the secretary of state to the department of social security at the time such articles are filed.

"Sec. 14. It is the duty of all agencies, pursuant to this act, to accord the department or its agents the right of entrance, privilege of inspection, and access to its records of work for the purpose of ascertaining the kind and quality of work done and of obtaining a proper basis for its recommendations.

"Sec. 15. The term 'foster home' as used in this act shall mean a family home which is operated with or without compensation to provide care on a twenty-four hour basis or during a period of the twenty-four hours a day in lieu of the child's own home. It shall not include within its scope the occasional care of a neighbor's, relative's or friend's child or children with or without compensation or where the person does not regularly engage in such activity or where the parents on a mutually cooperative basis exchange care of one another's children.

"Sec. 16. The department shall have the power, and it shall be its duty, through the children's staff of the department:

"(1) To issue and renew licenses to applicants who have complied with the following standards either directly or through the county welfare departments acting for the department or licensees of the department as prescribed by rules and regulations.

"(a) The applicant for a certificate of approval as a foster home must be a person of good character.

"(b) The foster home care of the applicant must provide adequately for the protection of the health, safety, physical, mental and moral well-being of the child or children to be cared for by the applicant.

"(2) To promulgate and publish rules and regulations in implementation of these standards governing the issuance and renewal of certificates of approval.

"(3) To inspect and supervise all foster homes to enforce the application of the rules and regulations.

"(4) To deny, revoke or suspend the certificate of approval of any foster home which has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to this act.

"Sec. 17. Notwithstanding the existence or pursuit of any other remedy, the department of social security may, in the manner provided by law, upon the advice of the attorney general who shall represent the department in the proceeding, maintain an action in the name of the state for injunction or other process against any person, partnership, association, or corporation, or any private institution, agency or foster home, which shall hereafter give temporary or permanent care or custody to a child or children, or an illegitimate pregnant woman or women not related by blood, marriage or adoption to such person, without having a license from the department or a certificate
of approval as a foster home, or who shall place for temporary or permanent care or for adoption, a child or children not related to him by blood, marriage or adoption without having a license or certificate of approval, as heretofore provided in this act.

"Sec. 18. This act is necessary for the public health, welfare and safety, and shall take effect immediately."

Debate ensued.

Mr. Forrest demanded the previous question and the demand was sustained.

The motion was lost on a rising vote and the amendment to the amendment was not adopted.

Mr. Clark moved that the bill be laid on the table.

The motion was carried on a rising vote and the bill was laid on the table.

The House resumed consideration of Engrossed Senate Bill No. 221.

The Speaker declared the question before the House to be the adoption of an amendment by Mr. Hess.

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Giboney moved the adoption of the following amendment:

Amend the bill by adding a new section thereto to be known as section 6 to read as follows:

"Sec. 6. Section 82.12.16, R.C.W., as derived from section 1, chapter 54, Laws of 1945, is amended to read as follows:"

"Before distributing moneys to the cities and towns from the motor vehicle excise fund, as provided in the preceding section, the state treasurer shall make an annual deduction therefrom of a sum equal to four cents per capita of the population of all cities or towns, determined as provided in said section, which sum shall be apportioned and transmitted to the University of Washington for use by its bureau of governmental research, and shall be used for studies and research in municipal government, studies of the economic and social problems of suburban areas situated adjacent to municipalities having similar economic and social problems, publications, educational conferences, and attendance thereat, and in furnishing technical consultantive, and field services to cities and towns in problems relating to planning, public health, municipal sanitation, fire protection, law enforcement, post-war improvements, and public works, and in all matters relating to city and town government. The program shall be carried on and all expenditures shall be made in cooperation with the cities and towns of the state acting through the association of Washington cities by its executive committee which is hereby recognized as their official agency or instrumentality.

"Any moneys remaining unexpended or uncontracted for by the bureau at the end of any calendar year shall be returned to the motor vehicle excise fund and be paid to cities and towns under the provisions of the preceding section."

Further amend the bill by renumbering section 6 to read "Sec. 7."

The Speaker resumed the Chair.

POINT OF ORDER

Mr. Henry (Edward E.):

"Point of order, Mr. Speaker. The amendment offered by Mr. Giboney is not germane."

RULING BY THE SPEAKER

The Speaker:

"In this instance, the Speaker will rule the amendment is germane inasmuch as the bill pertains to problems of annexation and the amendment pertains to the study of problems of cities that may annex property."

Debate ensued.

MOTION

Mr. Holliday moved that consideration of the amendment be indefinitely and unconditionally postponed.
RULING BY THE SPEAKER

The Speaker ruled the motion out of order.

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained.

The motion by Mr. Giboney was lost and the amendment was not adopted.

On motion of Mr. Henry (Edward E.), the rules were suspended, Engrossed Senate Bill No. 221 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker called on Mr. Olson (Ole H.) to preside.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 221, as amended by the House, and the bill passed the House by the following vote: Yeas, 75; nays, 10; absent or not voting, 14.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Riemcke, Roderick, Savage, Schumann, Siler, Simmons, Smith, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young—75.

Those voting nay were: Representatives Brown (Gordon J.), Frayn, Hillyer, Holliday, Hoopingarner, Jones (Mrs. Vincent F.), Rasmussen, Sisson, Sorensen, Stokes—10.

Those absent or not voting were: Representatives Adams, Carty, Dootson, Forrest, Hallauer, Jones (W. Kenneth), Mayes, Orndorff, Ridgway, Sandison, Shadbolt, Testu, Zent, Mr. Speaker—14.

Engrossed 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.

MOTION

Mr. Paulsen moved that Senate Bill No. 362 be taken from the table.

Mr. Beierlein demanded the previous question.

POINT OF ORDER

Mr. O'Brien:

"Point of order. I believe Mr. Paulsen moved to take the bill from the table and the bill and an amendment went on the table."

RULING BY THE SPEAKER

The Speaker (Mr. Olson (Ole H.) presiding):

"The bill carried everything with it when it was laid on the table and would carry everything with it if it were taken from the table."

The demand by Mr. Beierlein for the previous question was sustained.

The motion by Mr. Paulsen was carried on a rising vote.

The Speaker declared the business before the House to be Senate Bill No. 362 on second reading.

Mr. Ford demanded the previous question.
The Speaker declared the question before the House to be the adoption of the amendment by Mr. Hurley to Senate Bill No. 362.

POINT OF INFORMATION

Mr. Roderick:

"Point of information, Mr. Speaker. May I at this time make a motion to indefinitely postpone consideration of the amendment?"

The Speaker (Mr. Olson (Ole H.) presiding):

"I don't believe that motion would be in order. The previous question has been demanded."

The demand by Mr. Ford for the previous question was sustained.

There being no objection, Mr. Hurley withdrew his amendment to Senate Bill No. 362.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 362 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Gallagher demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 362, as amended by the House, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Cooney, Cory, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wenberg, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representative Brown (Gordon J.)—1.

Those absent or not voting were: Representatives Carty, Connor, Dootson, Eldridge, Griffith, Hallauer, Ridgway, Shadbolt, Testu—9.

Senate Bill No. 362, 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.

MOTIONS

Mr. Woodall moved that all bills passed thus far today be immediately transmitted to the Senate.

The motion was carried.

On motion of Mr. Orndorff, the House reverted to the fourth order of business for the purpose of receiving a resolution.
Resolution by Mr. Orndorff, Mr. Jones (W. Kenneth) and Mr. Woodall:

WHEREAS, in the debate preceding the action taken by the House of Representatives in the thirty-second session on House Bill No. 557, as amended by the Senate, the integrity and motives of the members of the House of Representatives and of the Senators have been impugned, and

WHEREAS, it has been alleged that attempts have been made to unduly, fraudulently and illegally influence certain members of the House of Representatives to cast their vote for said measure, and

WHEREAS, if the charges made and the slander of the members of the House of Representatives and Senate remain unchallenged, unfavorable publicity will result only in defamation of the dignity of this legislature,

Now, Therefore, Be It Resolved, that there is hereby created a Legislative Fact Finding Committee which shall investigate, appraise and report all facts concerning any individuals, whose activities or influence has been used to influence or to attempt to influence the vote of any member of the House or Senate of said thirty-second session of this legislature in any manner contrary to the laws, peace and dignity of the State of Washington.

Be It Further Resolved, that said committee shall consist of five members of the House appointed by the Speaker. Said committee shall elect its own chairman and secretary.

Be It Further Resolved, that said committee hereby created shall have all the powers necessary or convenient to accomplish the objective and purpose of this resolution including but not limited to the following powers: (1) The chairman shall have authority to create such subcommittees as may be deemed necessary, assign to subcommittees any study, inquiry, investigation or hearing which the committee itself might have; (2) To hold public or executive hearings at any place in the state; (3) To meet at any and all places in the state in public or executive session; (4) To hold public or executive hearings at any place in the state in public or executive session; (5) To file a report with the legislature; (6) 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 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 thereafter; (6) To cooperate with and secure the cooperation of county, city, federal and other 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; and (8) 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 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. (9) The committee, each of its members and any representative thereof is hereby authorized and empowered to administer oaths.

No person shall be excused from giving any testimony or answering any question on the grounds that said testimony or answer may criminate himself or subject himself to penalty or forfeiture nor shall any person refuse to produce any books, papers, files or documents of any nature on the grounds that the production thereof or the information contained therein may criminate himself or subject himself to penalty or forfeiture; such person may be compelled to answer or to produce, but the testimony given or the evidence produced shall not be used in any prosecution or proceeding, civil or criminal, against such person, except for perjury, or the offering of false evidence committed in such testimony, or in the production of such books, papers, files or documents.

Any person 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 by the committee, or to produce upon reasonable notice as
directed by the committee any material or proper books, papers, files or documents in his possession or under his control shall be guilty of contempt of this committee.

Be It Further Resolved, that said committee shall report its findings to this thirty-second session of the legislature at the earliest possible moment.

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

**MOTION**

On motion of Mr. O'Brien, the House advanced to the ninth order of business.

The House resumed consideration of **Engrossed Senate Bill No. 177** on second reading.

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

In section 1, line 10 of the engrossed bill, being line 4 of the printed bill, after the word “maintenance” and before the word “service” insert the word “and”

Mr. Comfort moved the adoption of the following amendment:

In section 1, line 1 of the printed bill, after the words “performed by” and before the word “maintenance” insert the following words: “agricultural workers and”

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.

Mr. Comfort moved the adoption of the following amendment:

In section 1, line 1 of the printed bill, after the word “employees” and before the words “in stores” insert the words “except janitors or handymen”

Debate ensued.

Mr. Hofmeister demanded the previous question and the demand was sustained. The motion was lost and the amendment was not adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 177 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. 177, as amended by the House, and the bill passed the House by the following vote: Yeas, 65; nays, 22; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cooney, Donohue, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Phillips, Rasmussen, Roderick, Sandison, Savage, Schumann, Simmons, Sisson, Sorensen, Stokes, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—65.

Those voting nay were: Representatives Bassett, Clark, Comfort, Cory, Frayn, Gordon, Hawley, Hoefel, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Loney, Neill, Ovenell, Pedersen, Powell, Riemecke, Siler, Smith, Stonecipher, Strom, Timm—22.

Those absent or not voting were: Representatives Carty, Dootson, Eldridge, Hillyer, Hurley, Mardesich, Nunamaker, Orndorff, Ridgway, Shadbolt, Testu, Mr. Speaker—12.
Engrossed Senate Bill No. 177, 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**

On motion of Mr. O'Brien, the House reverted to the fifth order of business for the purpose of receiving a committee report.

**REPORT OF STANDING COMMITTEE**

*Senate Bill No. 289* (reported by Committee on Harbors, Waterways and Flood Control):

Do pass as amended, and be re-referred to the Committee on Appropriations.

Passed to second reading.

**MOTION**

Mr. O'Brien moved that the House advance to the ninth order of business and take up consideration of Senate Bill No. 289 on second reading.

The motion was carried.

**SECOND READING OF BILLS**

*Senate Bill No. 289*, by Senator Greive:

Adding provisions for slide control to the duties of flood control supervisor.

Mr. Speaker:

We, your Committee on Harbors, Waterways and Flood Control, to whom was referred Senate Bill No. 289, adding provisions for slide control to the duties of flood control supervisor, have had 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 and be re-referred to the Committee on Appropriations:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Sec. 1. It is the purpose of the state in the exercise of its sovereign and police powers and in the interest of public welfare, to establish a state and local participating slide control maintenance policy.

"Sec. 2. The supervisor of flood control under the director of conservation and development shall have charge for the state in the administration of all laws relating to slide control.

"Sec. 3. The engineer for each county, city and town shall be ex officio, the local slide control engineer on any slide control work prosecuted by his municipality with aid from state slide control funds. He shall prepare or approve on his part all plans for slide control maintenance projects within his jurisdiction; he shall supervise the construction and have control of and make the authorized expenditures therefor.

"Sec. 4. The approval of such plans, construction and expenditures by the supervisor of flood control shall be a condition precedent to state participation in the cost of any project.

"Sec. 5. Any county, city or town subject to slide conditions may establish in its treasury a slide control maintenance fund. Such fund shall be deemed to be for a municipal purpose and may be maintained by transfer thereto of moneys derived from regular or special lawful levies for slide control purposes, moneys which may be lawfully transferred to it from any other municipal fund; and gifts and contributions received for slide control purposes. All costs and expenses for slide control maintenance purposes shall be paid out of said slide control maintenance fund, which fund shall not be used for any other purpose."
“Sec. 6. Any county, city or town intending to seek state participating funds shall, within thirty days after final adoption of its annual budget for slide control purposes, report the amount thereof to the supervisor of flood control. On the basis of all such budget reports received, he may thereupon prepare his tentative and preliminary plan for the orderly and most beneficial allocation of state slide control funds for the ensuing calendar year. Any otherwise eligible county, city or town failing and neglecting to report the amount of its budget may, at the discretion of the supervisor, become ineligible for state participation during the ensuing year.

“Sec. 7. State participation shall be in such slide control maintenance projects as are affected with a general public and state interest, as differentiated from a private interest, and as are likely to bring about benefits commensurate with the amount of state funds allocated thereto. Such participation shall be made from state appropriations for slide control maintenance purposes and shall not exceed, except in cases of emergency, fifty per cent of the approved cost of any project. No warrant shall be drawn by the state auditor to the credit of the slide control maintenance account of any participating local agency except a voucher for reimbursement of expenditures therefor made and properly supported and approved by the local slide control engineer and by the supervisor of flood control.

“Sec. 8. For the biennium ending March 31, 1953, there is hereby appropriated from the general fund, to the department of conservation and development for research and for participation in slide control maintenance, the sum of fifty thousand dollars.”

Amend the title by striking the whole thereof and inserting in lieu thereof the following: “An Act relating to slide control and making an appropriation.”

CLYDE J. (JIM) MILLER, Chairman.

We concur in this report: W. J. Beierlein, Julia Butler Hansen, Mark V. Holliday, Harold B. Kellogg, Geo. W. Kupka, Charles A. Pedersen.

The bill was read the second time by sections.

Mr. O'Brien moved that the reading clerk be instructed to re-read the last line of the committee amendment.

POINT OF ORDER

Mr. Clark:
“Point of order, Mr. Speaker.”

The Speaker (Mr. Olson (Ole H.) presiding):
“What is your point of order, Mr. Clark?”

Mr. Clark:
“I don’t believe the so-called amendment is germane to the bill.”

RULING BY THE SPEAKER

The Speaker (Mr. Olson (Ole H.) presiding):
“The Speaker will rule that the amendment is germane to the bill.”

MOTION

Mr. Holliday moved that Senate Bill No. 289 be re-referred to the Committee on Appropriations.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion by Mr. Holliday was lost.

The Speaker declared the question before the House to be the motion by Mr. O'Brien that the reading clerk be instructed to re-read the last line of the committee amendment.

The motion was carried.

On motion of Mr. O'Brien, the committee amendment to the body of the bill was adopted.
Mrs. Hansen moved that the committee amendment to the title of the bill be adopted.

Debate ensued.

The motion was carried and the committee amendment to the title of the bill was adopted.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 289 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Jones (W. Kenneth) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 289, as amended by the House, and the bill passed the House by the following vote: Yeas, 69; nays, 24; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Roderick, Sandison, Savage, Simmons, Smith, Sorensen, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—69.

Those voting nay were: Representatives Ball, Clark, Cory, Giboney, Hawley, Hoefel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (W. Kenneth), Lennart, Loney, Mayes, Neill, Pedersen, Riemcke, Schumann, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Woodall—24.

Those absent or not voting were: Representatives Carty, Eldridge, Hurley, Ridgway, Shadbolt, Testu—6.

Senate Bill No. 289, 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.

The Speaker resumed the Chair.

MOTION

Mr. O'Brien moved that all bills passed today be immediately transmitted to the Senate.

The motion was carried.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed as members of the committee provided for in the resolution by Representatives Orndorff, Jones (W. Kenneth) and Woodall, Representatives Mardesich, Orndorff, Forrest, Woodall and Carty.

MOTION

On motion of Mr. Adams, the House adjourned until twelve o'clock noon, Thursday, March 8, 1951.

S. R. HOLCOMB, Chief Clerk.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 8, 1951.

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

The Clerk called the roll and all members were present except Representatives Bernethy, Brown (Gordon J.), Dootson, Henry (Al), Hoopingarner, Jones (John R.), Mardesich, McLean, Rasmussen, Riemcke and Wenberg.

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. Adams, 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. 138; also Enrolled House Bill No. 251; also Enrolled House Bill No. 351; also Enrolled House Bill No. 445, have compared same with the original and engrossed bills and find them correctly enrolled.

We concur in this report: Andy Hess, Douglas G. (Doug) Kirk.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 168; also Enrolled House Bill No. 172; also Enrolled House Bill No. 274; also Enrolled House Bill No. 276; also Enrolled House Bill No. 421, have compared same with the original and engrossed bills and find them correctly enrolled.

I concur in this report: (Miss) Ella Wintler.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 199; also Enrolled House Bill No. 287; also Enrolled House Bill No. 393; also Enrolled House Bill No. 516, have compared same with the original bills and find them correctly enrolled.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 310; also Enrolled House Bill No. 312; also Enrolled House Bill No. 360, have compared same with the original and engrossed bills and find them correctly enrolled. 

We concur in this report: W. Kenneth Jones, Gladys Phillips.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 427; also Enrolled House Bill No. 446, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: Andy Hess, Douglas G. (Doug) Kirk.

The Speaker announced that he was about to sign: House Bill No. 138; also House Bill No. 168; also House Bill No. 172; also House Bill No. 199; also House Bill No. 251; also House Bill No. 274; also House Bill No. 276; also House Bill No. 287; also House Bill No. 310; also House Bill No. 312; also House Bill No. 351; also House Bill No. 360; also House Bill No. 393; also House Bill No. 421; also House Bill No. 427; also House Bill No. 445; also House Bill No. 446; also House Bill No. 516.

MESSAGE FROM THE GOVERNOR

Executive Department, Olympia, Wash., March 8, 1951.

MR. SPEAKER:

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

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following House Bill, entitled:

House Bill No. 77:

"An Act creating and establishing a legislative budget committee and providing for its selection, terms, powers, duties, rules, findings and reports; and declaring an emergency."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 6, 1951.

MR. SPEAKER:

The President has signed: House Bill No. 55; also House Bill No. 57; also
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House Bill No. 83; also
House Bill No. 90; also
Substitute House Bill No. 107; also
House Bill No. 115; also
House Bill No. 160; also
House Bill No. 286; also
House Bill No. 380; also
House Bill No. 505, and the same are herewith transmitted.

HERBERT H. SIEBER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: House Bill No. 290; also
House Bill No. 331; also
House Bill No. 522; also
House Bill No. 593, and the same are herewith transmitted.

HERBERT H. SIEBER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: House Bill No. 88; also
House Bill No. 249; also
House Bill No. 308; also
House Bill No. 344; also
House Bill No. 348; also
House Bill No. 431; also
House Bill No. 458; also
House Bill No. 484; also
House Bill No. 493, and the same are herewith transmitted.

HERBERT H. SIEBER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 405; also
Engrossed House Bill No. 436; also
Engrossed House Bill No. 441; also
House Bill No. 475; also
Engrossed House Bill No. 483; also
Engrossed House Bill No. 533; also
Engrossed House Bill No. 545; also
Engrossed House Bill No. 556, and the same are herewith transmitted.

HERBERT H. SIEBER, Secretary.

Senate Chamber,
Olympia, Wash., March 5, 1951.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 5, 1951.

Mr. Speaker:
The Senate has passed: House Bill No. 311 with the following amendment:
Amend section 1, lines 14 and 15, page 1 of the original bill, same being section 1, line 7, page 1 of the printed bill, by striking the matter between the words "computed at" and "for each square foot" and substituting the following: "rates established by the director of public institutions",
and the same is herewith transmitted.

HERBERT H. SIEBER, Secretary.

On motion of Mr. Olson (Ole H.), the House concurred in the Senate amendment to House Bill No. 311.

The Speaker declared the question before the House to be the final passage of House Bill No. 311 as amended by the Senate.

The Clerk, called the roll on the final passage of House Bill No. 311 as amended by the Senate, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Eldridge, Gordon, Hofmeister, Miller (Floyd C.), Morris, Riemcke, Roderick—9.

House Bill No. 311 as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: House Bill No. 267 with the following amendments:

Amend the bill by adding thereto two new sections to follow immediately after section 2 to be known as sections 3 and 4, respectively, to read as follows:

"Sec. 3. Section 42.01.06, R.C.W., as derived from section 1., chapter 113, Laws of 1941, is amended to read as follows:

"All state elective and appointive officers • • • • shall keep their offices open for the transaction of business from • • • • eight o'clock a. m. to five o'clock p. m. of each business day • • • • from Monday through Friday, holidays excepted. On Saturday, such offices may be closed • • • • • • • • • • • • • • • ."

"Sec. 4. The provisions of this act shall not apply to the courts of record of this state or to their officers nor to the office of the attorney general and the lieutenant governor."

Amend the title by striking the whole thereof and insert the following: "An Act relating to the office hours for public offices, and amending sections 36.08.10 and 42.01.06, R.C.W., and adding a new section."

and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.

On motion of Mr. Donohue, the House concurred in the Senate amendments to House Bill No. 267.

The Speaker declared the question before the House to be the final passage of House Bill No. 267 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 267 as amended by the Senate, and the bill passed the House by the following vote:

Yea\s, 80; nays, 11; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Giboney, Gordon, Griffith, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker,
O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—80.

Those voting nay were: Representatives Bassett, Clark, Comfort, Hallauer, Hillyer, Jones (W. Kenneth), Lennart, McLean, Pedersen, Shadbolt, Woodall—11.

Those absent or not voting were: Representatives Brown (Gordon J.), Eldridge, Frayn, Gallagher, Hansen, Mayes, Riemcke, Roderick—8.

House Bill No. 267 as amended by the Senate, having received the constitutional majority, was declared passed.

**SENATE AMENDMENT TO HOUSE BILL**

*Senate Chamber,*  
Olympia, Wash., March 5, 1951.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 434 with the following amendment:

Amend section 1, line 3, page 3 of the engrossed bill, same being section 1, line 21, page 2 of the printed bill by inserting after the word “a” and before the word “year” the word “calendar”, and the same is herewith transmitted.  

HERBERT H. SILER, Secretary.

On motion of Mr. Ford, the House concurred in the Senate amendment to Engrossed House Bill No. 434.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 434, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 434, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Ball, Orndorff—2.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Carmichael, Eldridge, Frayn, Gallagher, Hansen, Powell, Riemcke, Roderick—10.

Engrossed House Bill No. 434, as amended by the Senate, having received the constitutional majority, was declared passed.

**SENATE AMENDMENT TO HOUSE BILL**

*Senate Chamber,*  
Olympia, Wash., March 5, 1951.

Mr. Speaker:

The Senate has passed: House Bill No. 384 with the following amendment:

Amend the title by striking everything after the words “An Act” and inserting in lieu thereof the following: “Authorizing the metropolitan park district of Tacoma to
sell to the state parks and recreation commission the property known as Spanaway Park, and authorizing said commission to thereafter develop the same as Spanaway state park."

On motion of Mr. Paulsen, the House concurred in the Senate amendment to House Bill No. 384.

The Speaker declared the question before the House to be the final passage of House Bill No. 384, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 384, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kno blauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Carty, Hansen, Johnson (Charlie), Jones (John R.), Riemcke—7.

House Bill No. 384, as amended by the Senate, having received the constitutional majority, was declared passed.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 262 with the following amendments:

Amend the bill by adding a new section to be known as section 7 to read as follows: “Sec. 7. Section 29.21.010, R.C.W., as derived from section 3, chapter 161, Laws of 1949, is amended to read as follows: “Sec. 7. Section 29.21.010, R.C.W., as derived from section 3, chapter 161, Laws of 1949, is amended to read as follows: “All primaries for all cities of the first, second and third class, irrespective of type or form of government shall be nonpartisan and held four weeks prior to the municipal general election. All names of candidates to be voted upon at city primary elections shall be printed upon the official primary ballot alphabetically in groups under the designation of the respective titles of the offices for which they are candidates. The name of the person who receives the greatest number of votes and of the person who receives the next greatest number of votes for each position, shall appear in that order on the municipal general election ballot under the designation for each respective office. In the event there are two or more offices to be filled for the same position, then names of candidates receiving the highest number of votes equal in number to twice the offices to be filled shall appear on the municipal general election ballot so that the voter shall have a choice of two candidates for each position: Provided, That no name of any candidate shall appear on the city general election ballot unless said candidate shall receive at least ten per centum of the total votes cast for that office. The sequence of names of candidates printed on the municipal general election ballot shall be in relation to the number of votes each candidate received at the primary. Names of candidates printed upon the municipal primary and general election ballot need not be rotated: 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,
except that all first class cities shall hold their primaries four weeks prior to their city general elections."

Amend the title of the engrossed bill by striking the word "and" after the figures "29.13.040," and inserting after the figures "29.13.050," and before the letters "R.C.W." the following: "and 29.21.010.,"

and the same is herewith transmitted. HERBERT H. SIOLER, Secretary.

On motion of Mr. Savage, the House concurred in the Senate amendments to Engrossed Bill No. 262.

The Speaker declared the question before the House to be the final passage of Engrossed Bill No. 262, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 262, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 8; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Forrest, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—84.

Those voting nay were: Representatives Eldridge, Griffith, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Orndorff, Smith, Woodall, Zent—8.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Carmichael, Ford, Hansen, Jones (John R.), Riemcke—7.

Engrossed House Bill No. 262, as amended by the Senate, having received the constitutional majority, was declared passed.

Mr. Speaker:

The Senate has passed: House Bill No. 211 with the following amendments:

Amend section 2, line 9 of the original bill, same being section 2, line 3 of the printed bill by striking the word "shall" and inserting in lieu thereof the word "may"

Amend section 3, line 17 of the original bill, same being section 3, line 9 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. SIOLER, Secretary.

On motion of Mr. Hallauer, the House concurred in the Senate amendments to House Bill No. 211.

The Speaker declared the question before the House to be the final passage of House Bill No. 211, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 211, as amended by the Senate, 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), Bailey, Bassett, Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hur-
ley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Ball, Beierlein, Bernethy, Brown (Gordon J.), Carmichael, Carty, Hansen, Jones (John R.), King, Nunamaker, Sandison—11.

House Bill No. 211, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Olympia, Wash., March 5, 1951.

Mr. Speaker:

The Senate has passed: House Bill No. 204 with the following amendments:

Amend section 1, line 5 of the original bill, same being section 1, line 1 of the printed bill by striking the word “shall” and inserting in lieu thereof the word “may”

Amend section 1, line 8 of the original bill, same being section 1, line 3 of the printed bill by striking the word “shall” and inserting in lieu thereof the word “may”

Amend the bill by adding a new section to be known as section 2 to read as follows: “Sec. 2. The state park and recreation commission may accept from the town of Pateros the gift of approximately one hundred sixty acres of land at or near Alta Lake in Okanogan County, and to acquire such additional property as may be necessary, to be known as Alta Lake State Park.”

Amend the title by striking the period (.) after the word “Park” and inserting in lieu thereof “and Alta Lake State Park.”

The same is herewith transmitted, HERBERT H. SIELER, Secretary.

On motion of Mr. Bernethy, the House concurred in the Senate amendments to House Bill No. 204.

The Speaker declared the question before the House to be the final passage of House Bill No. 204, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 204, as amended by the Senate, and the bill passed the House by the following vote:

Yeas, 79; nays, 7; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Bernethy, Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Sandison, Savage, Schumann, Shadbolt, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Ball, Frayn, Orndorff, Riemcke, Siler, Timm, Woodall—7.

Those absent or not voting were: Representatives Beierlein, Brown
(Gordon J.), Carmichael, Carty, Hansen, Hess, Holliday, Jones (John R.),
Jones (W. Kenneth), Nunamaker, Olson (Ole H.), Roderick, Sorensen—13.

House Bill No. 204, as amended by the Senate, having received the con­stitutional majority, was declared passed.

SENEGATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 143 with the following amend­ments:
Amend section 4, line 18, page 3 of the engrossed bill, same being line 33, page 2 of
the printed bill, by inserting between the word "auditor" and the period (.) the follow­ing: "together with the director of conservation and development and the state treasurer"
Amend section 19, lines 24 and 25, page 8 of the engrossed bill, same being section 19,
line 29, page 5 of the printed bill as amended, before the word "refining" insert the
word "and" and after the word "refining" strike the comma (,) and the words "trans­porting and distributing", and the same is herewith transmitted.

HERBERT H. SIEGER, Secretary.

On motion of Mr. Savage, the House concurred in the Senate amendments
to Engrossed House Bill No. 143.
The Speaker declared the question before the House to be the final passage
of Engrossed House Bill No. 143, as amended by the Senate.
The Clerk called the roll on the final passage of Engrossed House Bill
No. 143, as amended by the Senate, 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Car­michael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge,
Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hawley, Henry (Al),
Henry (Edward E.), Hillyer, Hoeffel, Hoff, Hofmeister, Hoopingarner, Huhta,
Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.),
Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart,
Lester, Loney, Lorimer, Mardeich, Mayes, McLean, Miller (Clyde J.), Miller
(Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen,
Pedersen, Phillips, Powell, Ridgway, Riemcke, Sandison, Savage, Schumann,
Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu,
Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker
—85.

Those voting nay were: Representatives Clark, Frayn, Hallauer—3.
Those absent or not voting were: Representatives Beierlein, Brown
(Gordon J.), Hansen, Hess, Holliday, Jones (W. Kenneth), Nunamaker, Olson
(Ole H.), Rasmussen, Roderick, Smith—11.
Engrossed House Bill No. 143, as amended by the Senate, having received
the constitutional majority, was declared passed.

SENEGATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 4, 1951.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 130 with the following amendment:
Amend the engrossed bill by adding thereto a new section as follows:
"Sec. 2. The board of county commissioners through the county welfare department
shall provide for the disposition of the remains of any person who dies within the county
and whose body is unclaimed by relatives whether a recipient of assistance or not. The
county welfare shall administer the program as prescribed by the county commissioners and payment for such disposition, if any, shall be made from funds provided for that purpose by the county commissioners.”,
and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

On motion of Mr. Comfort, the House refused to concur in the Senate amendment to Engrossed House Bill No. 130, and asked the Senate to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 4, 1951.

Mr. Speaker:
The Senate has passed: Re-Engrossed House Bill No. 75 with the following amendments:

Amend section 1, lines 5 and 6 of the re-engrossed bill, same being line 1, page 1 of the printed bill, by striking between the words “of” and “rodents” the words “insects, weeds.”

Amend section 1, lines 6 and 7 of the re-engrossed bill, same being line 2, page 1 of the printed bill, by striking between the words “animals” and the comma (,) the words “as defined by section 15.12.01, R.C.W.”

Amend section 1, line 16 of the re-engrossed bill, by striking the period (.) after the word “animals” and adding the following: “; nor to any city, town or county in the performance of their duties relating to rodent or insect destruction and control; nor to any city, town or county or combination of either which by ordinance or regulations either licenses, regulates, and/or controls the use of a pesticide poison.”,
and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

On motion of Mr. Loney, the House concurred in the Senate amendments to Re-Engrossed House Bill No. 75.

The Speaker declared the question before the House to be the final passage of Re-Engrossed House Bill No. 75, as amended by the Senate.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 75, 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 Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hollday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—86.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.), Eldridge, Gallagher, Hansen, Hess, Hofmeister, Nunamaker, Olson (Ole H.), Powell, Rasmussen, Roderick, Zent—13.

Re-Engrossed House Bill No. 75, as amended by the Senate, having received the constitutional majority, was declared passed.

Mr. Henry (Edward E.) demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Beierlein, Brown (Gordon J.), Hansen and Rasmussen.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

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 lost.

Representatives Hansen and Rasmussen appeared within the bar of the House.

Mr. O'Brien moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was carried.

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION

Olympia, Wash., March 5, 1951.

The Senate has adopted: Engrossed House Joint Resolution No. 15 with the following amendment:

Amend the engrossed resolution in line 15, same being line 4 of the printed resolution, by inserting between the word "districts" and the period (.) the following: "on regular bus routes designated by the public school districts", and the same is herewith transmitted. HERBERT H. SIELEN, Secretary.

Mr. O'Brien moved that the House do not concur in the Senate amendment to Engrossed House Joint Resolution No. 15 and that the Senate be asked to recede therefrom.

Mr. Ford moved that the House do concur in the Senate amendment to Engrossed House Joint Resolution No. 15.

The Speaker declared the question before the House to be the positive motion by Mr. Ford that the House do concur in the Senate amendment to Engrossed House Joint Resolution No. 15.

Debate ensued.

The motion was carried and the House concurred in the Senate amendment to Engrossed House Joint Resolution No. 15.

The Speaker declared the question before the House to be the final passage of Engrossed House Joint Resolution No. 15, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 15, as amended by the Senate, and the resolution failed to pass the House by the following vote: Yeas, 58; nays, 39; absent or not voting, 2.

Those voting yea were: Representatives Adams, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Doctson, Eldridge, Frayn, Gallagher, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (W. Kenneth), King, Knoblauch, Kupka, Loney, Marchesich, McLean, Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Powell, Ridgway, Roderick, Sandison, Savage, Schumann, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—58.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Clark, Cory, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Hillyer, Hoefel, Hoff, Huhta, Jones
Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.)—2.

Engrossed House Joint Resolution No. 15, as amended by the Senate, having failed to receive the constitutional two-thirds majority, was declared lost.

The Speaker observed within the bar of the House former Representative Thomas H. Bienz of Spokane County, and appointed Mr. Giboney and Mr. Jones (W. Kenneth) to escort him to a seat beside the Speaker.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 52 with the following amendment:
Amend section 1, line 13 of the engrossed bill, same being section 1, line 7 of the printed bill, by striking the word "twelve" and inserting in lieu thereof the word "fifteen", and in line 14 strike the words "one thousand" and insert in lieu thereof the words "twelve hundred",
and the same is herewith transmitted. HERBERT H. SIETER, Secretary.

On motion of Mr. Loney, the House concurred in the Senate amendment to Engrossed House Bill No. 52.

The Speaker declared the question before the House to be 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, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.)—2.

Engrossed House Bill No. 52, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed: House Bill No. 50 with the following amendments:
Amend section 1, line 9 of the original bill, which is section 1, line 3 of the printed bill, by striking the figures "1951" and inserting in lieu thereof the figures "1949"
Amend section 2, line 13 of the original bill, which is section 2, line 6 of the printed bill, by striking the figures "1951" and inserting in lieu thereof the figures "1949", and the same is herewith transmitted. HERBERT H. SIeler, Secretary.

On motion of Mr. Savage, the House refused to concur in the Senate amendments to House Bill No. 50 and asked the Senate to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 48 with the following amendments:
Amend section 2, page 1, line 14 of the original engrossed bill, same being section 2, page 1, line 7 of the printed bill by striking the figures "1950" after the comma (,) and inserting in lieu thereof the figures "1952"
Amend section 3, page 1, lines 15 and 16 of the engrossed bill by striking therefrom after the word "King" and before the word "judges" the word "seven" and inserting in lieu thereof the word "six".
Amend section 3, page 1, line 17 of the original engrossed bill, same being section 3, page 1, line 11 of the printed bill, as amended, by striking the word "five" after the asterisk (*) and before the word "judges" and inserting therein a colon (:) and adding the following: "Provided, That of the two additional judges for Pierce County as provided for herein, one judge shall be appointed by the governor immediately to hold office as provided in this section and the other judge shall be elected at the general election in November, 1952."
Amend the title by striking the words "King County" therefrom.

Mr. Clark moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 48 and that the Senate be asked to recede therefrom.

Mr. Paulsen moved that the House do concur in the Senate amendments to Engrossed House Bill No. 48.

The Speaker declared the question before the House to be the positive motion by Mr. Paulsen that the House do concur in the Senate amendments to Engrossed House Bill No. 48.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion by Mr. Paulsen was carried on a rising vote and the House concurred in the Senate amendments to Engrossed House Bill No. 48.

The motion by Mr. Paulsen was carried on a rising vote and the House concurred in the Senate amendments to Engrossed House Bill No. 48.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 48, as amended by the Senate.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 48, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 48, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 14; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Al), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney,
Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stonecipher, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—83.


Those absent or not voting were: Representatives Beierlein, Brown (Gordon J.)—2.

Engrossed House Bill No. 48, as amended by the Senate, having received the constitutional majority, was declared passed.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 5, 1951.

MR. SPEAKER:
The Senate has refused to concur in the House amendment to Senate Bill No. 31 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SILER, Secretary.

MOTION

Mr. Powell moved that the House refuse to recede from its amendment to Senate Bill No. 31.

Debate ensued.

The motion was carried and the Speaker announced that the Senate would be notified that the House refuses to recede from its amendment to Senate Bill No. 31.

FIRST READING OF HOUSE JOINT RESOLUTION

House Joint Resolution No. 22, by Representatives Woodall and Mardesich:
Investigation of bribery attempts.
The resolution was read the first time by title.
On motion of Mr. Woodall, the rules were suspended and House Joint Resolution No. 22 was advanced to second reading and read the second time in full.

Debate ensued.
Mr. O'Brien moved that the House defer further consideration of House Joint Resolution No. 22 until copies could be mimeographed and placed on the desks of the members.

Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained.
The motion was carried.

MOTIONS

On motion of Mr. Adams, the House dispensed with further proceedings under the call of the House.
On motion of Mr. Adams, the House recessed until four o'clock p. m.
The Speaker called the House to order at four o'clock p. m.

The Clerk called the roll and all members were present except Representatives Dootson, Eldridge, Ford, Forrest, Henry (Al), Hoff, Hofmeister, Hoopin-garner, Hurley, Jones (John R.), Lennart, Mardesich, Miller (Floyd C.), Morris, Orndorff, Simmons and Woodall.

The House resumed consideration of House Joint Resolution No. 22 on second reading.

On motion of Mr. Zent, the rules were suspended, House Joint Resolution No. 22 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Joint Resolution No. 22, and the resolution 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), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Edward E.), Hess, Hillyer, Hoefel, Holliday, Hoopin-garner, Huhta, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Bailey, Carty, Hawley, Henry (Al), Hoff, Hofmeister, Hurley, Johnston (Elmer E.), Jones (John R.), Lennart, Mardesich, Miller (Floyd C.), Orndorff, Simmons, Woodall—15.

House Joint Resolution No. 22, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Zent, House Joint Resolution No. 22 was ordered immediately transmitted to the Senate.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 578 with the following amendment:

Amend section 1, line 25, page 1 of the engrossed bill, same being section 1, line 19, page 1 of the printed bill by striking the word “eight” and inserting in lieu thereof the word “seven”.

and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

On motion of Mr. Stokes, the House concurred in the Senate amendment to Engrossed House Bill No. 578.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 578, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 578, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Morris, Nunnemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Lennart, Neill, Smith, Young—4.

Those absent or not voting were: Representatives Bernethy, Carty, Ford, Forrest, Henry (Al), Hoff, Johnston (Elmer E.), Jones (John R.), Mardesich, Miller (Floyd C.), Orndorff, Shadbolt, Simmons, Timm, Vane, Woodall—16.

Engrossed House Bill No. 578, as amended by the Senate, having received the constitutional majority, was declared passed.

**SENATE AMENDMENTS TO HOUSE BILL**

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

The Senate has passed: Substitute House Bill No. 575 with the following amendments:

Amend section 3, by striking the whole thereof and insert in lieu thereof the following:

"Sec. 3. Members of the committee shall serve without compensation, but shall be reimbursed for actual expenses incurred therefor or per diem rates as provided by law, but in no event shall actual expenses claimed exceed per diem rates provided by law."

Amend section 7, line 27, page 2 of the original bill, same being section 7, line 15, page 2 of the printed bill by inserting the words "heretofore or hereafter" between the words "nature" and "enacted."

Amend section 7, lines 28 and 29, page 2 of the original bill, same being section 7, lines 15 and 16, page 2 of the printed bill, striking the words "including those enacted after the thirty-second session of the legislature," after the comma (,) and before the word "and," and the same is herewith transmitted.

Herbert H. Sierer, Secretary.

On motion of Mr. Paulsen, the House concurred in the Senate amendments to Substitute House Bill No. 575.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 575, as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 575, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer,

Those absent or not voting were: Representatives Carty, Ford, Forrest, Henry (Al), Hoff, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Kellogg, Mardesich, Miller (Floyd C.), Nunamaker, Orndorff, Rasmussen, Sandison, Shadbolt, Simmons, Vane, Woodall—20.

Substitute House Bill No. 575, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

The Senate has passed: Engrossed House Bill No. 532 with the following amendment:

Amend section 8, line 7, page 3 of the engrossed bill, same being section 8, line 25, page 2 of the printed bill, by inserting between the words "dollars" and "from" the following: "or so much as may be necessary", and the same is herewith transmitted. HERBERT H. SILER, Secretary.

On motion of Mr. Gallagher, 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, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Dootson, Eldridge, Ford, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Sandison, Savage, Schumann, Siler, Simmons, Sisson, Smith, Sorensen, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Carmichael, Carty, Connor, Cooney, Forrest, Giboney, Henry (Al), Hoff, Hurley, Jeffreys, Jones (John R.), Lester, Mardesich, McLean, Orndorff, Shadbolt, Stokes, Vane—18.

Engrossed House Bill No. 532, as amended by the Senate, having received the constitutional majority, was declared passed.
SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

MR. SPEAKER:
The Senate has passed: Substitute House Bill No. 514 with the following amendment:

Amend section 1, line 13 of the original bill, the same being section 1, line 7 of the printed bill, after the word "dollars" and before the period (.) insert the following:

"for each taxicab",

and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mrs. Hansen, the House concurred in the Senate amendment to Substitute House Bill No. 514.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 514, as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 514, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Frayn, Gallagher, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Carmichael, Carty, Connor, Cooney, Dootson, Forrest, Giboney, Henry (Al), Hoefel, Hoff, Huhta, Jones (John R.), Knoblauch, Lester, Mardesich, McLean, O'Brien, Orndorff, Vane, Wenberg—20.

Substitute House Bill No. 514, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

MR. SPEAKER:
The Senate has passed: House Bill No. 491 with the following amendment:

In section 1, line 18 of the original bill, the same being line 9 of the printed bill, after the period (.) following the word "revenues" insert the following:

"Any increase in expenditures resulting from any such adjustment shall be paid for the remainder of the budget year exclusively from revenues of the system."

and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Young, the House concurred in the Senate amendment to House Bill No. 491.

The Speaker declared the question before the House to be the final passage of House Bill No. 491, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 491, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Frayn, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jefferys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Strom, Testu, Timm, Vane, Wedekind, Wintler, Young, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Carmichael, Carty, Connor, Cooney, Dootson, Forrest, Gallagher, Giboney, Henry (Al), Jones (John R.), Knoblauch, Mardesich, Orndorff, Rasmussen, Simmons, Stokes, Stonecipher, Wenberg, Woodall—19.

Engrossed House Bill No. 491, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 374 with the following amendment:

Amend the engrossed bill by adding a new section to be known as section 3 to read as follows:

"Sec. 3. The director of the department of public institutions shall not enter into any contract for the care or commitment of any prisoner of the Federal government or any other state unless there is vacant space and unused facilities in the Washington state penitentiary or reformatory."

and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

On motion of Mr. Cory, the House concurred in the Senate amendment to Engrossed House Bill No. 374.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 374, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 374, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Cory, Donohue, Eldridge, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jefferys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Vane, Wedekind, Wintler, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Carmichael, Carty, Connor, Dootson, Ford, Forrest, Hawley, Hoff, Jones (John R.), Knoblauch, Orndorff, Sandison, Simmons, Stonecipher, Timm, Wenberg, Woodall—17.
Engrossed House Bill No. 374, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 293 with the following amendment:
Amend section 4, line 3, page 2 of the engrossed bill by striking the words "five thousand" and inserting in lieu thereof the words "three thousand", and the same is herewith transmitted.

On motion of Mr. Cory, the House concurred in the Senate amendment to Engrossed House Bill No. 293.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 293, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 293, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Frayn, Gallagher, Giboney, Gordon, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Ovenell, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorenson, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representative Griffith—1.

Those absent or not voting were: Representatives Carty, Connor, Dootson, Ford, Forrest, Hofmeister, Johnson (Charlie), Jones (John R.), Knoblauch, Lennart, Mardesich, Nunamaker, Olson (Ole H.), Orndorff, Paulsen, Sandison, Simmons, Stonecipher, Wenberg, Woodall—20.

Engrossed House Bill No. 293, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 406 with the following amendment:
Amend section 1, line 8 of the engrossed bill, same being section 1, line 2 of the printed bill, by striking the word "may" after the word "therefrom" and before the word "be" and inserting in lieu thereof the word "shall", and the same is herewith transmitted.

On motion of Mr. Cory, the House concurred in the Senate amendment to Engrossed House Bill No. 406.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 406, as amended by the Senate.
The Clerk called the roll on the final passage of Engrossed House Bill No. 406, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Cooney, Cory, Donohue, Eldridge, Ford, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunnemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorenson, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wintler, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson (Eva), Carty, Connor, Dootson, Forrest, Gallagher, Hurley, Jones (John R.), King, Knoblauch, Lennart, Mardesich, Orndorff, Smith, Stonecipher, Wenberg, Woodall—17.

Engrossed House Bill No. 406, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

MR. SPEAKER:
The Senate has passed: Substitute House Bill No. 284 with the following amendments:

Amend section 8 by striking the whole thereof and adding the following sections:

"Sec. 8. There is established in each county a committee which shall be known as the justice court district committee. The following persons shall be members: The presiding judge of the superior court, the members of the board of county commissioners, the prosecuting attorney, one justice of the peace to be selected by the county commissioners, and the county auditor. It shall be the duty of the committee to meet prior to January 1, 1954, and again within one year from the date of any official federal or county census, for the purpose of grouping the precincts of the county which are not presently included within city justice of the peace precincts, into one or more justice court districts: Provided, That each incorporated city having a population of not more than five thousand, together with the adjoining precincts, if any, lying partly within and partly without such city, may be combined by the district committee with county precincts to form a justice court district. Justice court districts may be established in each county by resolution of the board of county commissioners, in accordance with the findings and recommendations of the committee, before July 1, 1954, and again subsequent to the meetings held pursuant to a federal or county census.

"Sec. 9. The board of county commissioners shall furnish for the use of each district justice of the peace suitable office space, books, stationery, clerical assistance and equipment necessary for conducting the public business, the cost thereof to be paid out of the current expense fund of the county.

"Sec. 10. There shall be one justice of the peace elected for each justice court district at the general election to be held in November, 1954, and quadrennially thereafter, and their terms of office shall be for four years from the second Monday in January following their election and until their successors are elected and qualified.

"Sec. 11. Justices of the peace of justice court districts shall be attorneys at law duly admitted to practice in this or any other state, or may be any person who, upon filing his declaration of candidacy for the office, shall file also with the county auditor a certificate of the justice court district committee approving his qualifications to exercise the duties of the office. In determining whether to approve a certificate the committee shall consider the age, education, business or legal experience, and general
reputation for honesty of the candidate, and other factors which the committee deems pertinent.

"Sec. 12. The salary of the district justice of the peace shall be two thousand four hundred dollars per year. No justice of the peace of a justice court district shall receive to his own use fees arising from any legal action in his court, but may engage in another profession, business, or other means of livelihood.

"Sec. 13. Upon the second Monday of January, 1955, each justice of the peace of a precinct which is a component part of a justice court district shall deliver to the justice of the justice court district, the docket books, records, accounts, funds, and papers pertaining to his office, or relating to any suit, matter, or controversy committed to him in his official capacity, and the justice of the justice court district may thereupon proceed to hear, try, and determine such matter, suit, or controversy, or issue execution thereon, in the same manner as it would have been lawful for the justice before whom such suit or matter was commenced to have done.

"Sec. 14. Section 3.01.09, R.C.W., as derived from section 1707, Code of 1881, is amended to read as follows:

"Every justice of the peace shall keep his office in the precinct or in the case of a justice court district, in the district, and not elsewhere, but he may issue process in any place in his county.

"Sec. 15. Section 3.01.13, R.C.W., as derived from section 1704, Code of 1881, is amended to read as follows:

"If any justice of the peace dies, resigns, or removes out of the precinct or justice court district for which he was elected, or his term of office is in any other manner terminated, the docket books, records, and papers appertaining to his office, or relating to any suit, matter, or controversy committed to him in his official capacity, shall be delivered to the nearest justice in the precinct, or in the case of a justice court district, to the justice of the nearest justice court district, who may thereupon proceed to hear, try, and determine such matter, suit, or controversy, or issue execution thereon, in the same manner as it would have been lawful for the justice before whom such suit or matter was commenced to have done.

"If there is no other justice of the peace in the precinct, the docket books, records, and papers shall be delivered to the county auditor, who, on demand, shall deliver them to a justice of said precinct, when there is one qualified therein, who shall exercise the same powers as though they had been originally delivered to him.,"

and the same is herewith transmitted. HERBERT H. SIOLER, Secretary.

On motion of Mr. Paulsen, the House concurred in the Senate amendments to Substitute House Bill No. 284.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 284, as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 284, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 63; nays, 26; absent or not voting, 10.

Those voting yea were: Representatives Anderson (B. Roy), Bailey, Ball, Bassett, Bernethy, Brown (Henry A.), Clark, Comfort, Cooney, Cory, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Huhta, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Lorimer, Marde-sich, McLean, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Riemcke, Roderick, Schumann, Shadbolt, Siler, Sisson, Stokes, Strom, Testu, Timm, Vane, Woodall, Zent, Mr. Speaker—63.

Those voting nay were: Representatives Beierlein, Brown (Gordon J.), Carmichael, Carty, Donohue, Hess, Hofmeister, Holliday, Hoopingarner, Jeffreys, Kupka, Loney, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, Pedersen, Rasmussen, Sandison, Savage, Smith, Sorensen, Wede-kind, Wintler, Young—26.
Those absent or not voting were: Representatives Adams, Anderson (Eva), Connor, Dootson, Gallagher, Hansen, Hurley, Simmons, Stonecipher, Wen­berg—10.

Substitute House Bill No. 284, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 190 with the following amend­ments:

Amend the engrossed bill by adding thirteen (13) new sections following section 1, to be numbered section 2 to section 14, inclusive, reading as follows:

"Sec. 2. The trustee or trustees appointed by any will, deed or agreement hereto­fore or hereafter executed shall mail or deliver at least annually to each adult income trust beneficiary a written itemized statement of all current receipts and disbursements made by the trustee of the funds of the trust both principal and income, and upon the request of any such beneficiary shall furnish him an itemized statement of all property then held by such trustee, and may also file any such statement in the superior court of the county in which the trustee or one of the trustees resides.

"Sec. 3. In addition thereto any such trustee or trustees whenever it or they so desire, may file in the superior court of the county in which the trustees or one of the trustees resides an intermediate account under oath showing:

"(1) The period covered by the account;

"(2) The total principal with which the trustee is chargeable according to the last preceding account or the inventory if there is no preceding account;

"(3) An itemized statement of all principal funds received and disbursed during such period;

"(4) An itemized statement of all income received and disbursed during such period, unless waived;

"(5) The balance of such principal and income remaining at the close of such period and how invested;

"(6) The names and addresses of all living beneficiaries, including contingent bene­ficiaries, of the trust, and a statement as to any such beneficiary known to be under legal disability;

"(7) A description of any possible unborn or unascertained beneficiary and his interest in the trust fund.

"In addition thereto, after the time for termination of the trust shall have arrived, the trustee or trustees may file a final account in similar manner.

"Sec. 4. Upon the petition of any settlor or of any beneficiary of such a trust after due notice thereof to the trustee the superior court in the county where the trustee or one of the trustees resides may direct the trustee or trustees thereof to file in said court such an account at any time subsequent to one year from the day on which such a report was last filed, or if none, then after one year from the inception of the trust.

"Sec. 5. When any such account shall have been filed the clerk of the court where filed shall fix a return day therefor, and issue a notice as provided for herein. If each of the beneficiaries and the guardians and guardians ad litem, if any, appointed pursuant to section 5 hereof, is personally served with a copy of the notice, whether within or outside the State of Washington, at least twenty-five days prior to the return day, then no publication of the notice shall be required; otherwise the trustees shall cause notice as provided for herein to be given by publishing the same at least once a week for three successive weeks preceding the return day, the first publication to be at least twenty-five days preceding the return day, such publication to be in a newspaper of general circulation in the county, or if none then in an adjoining county. And in any event at least twenty-five days prior to the return day a copy of the notice shall be either served upon each beneficiary not represented by guardian or guardian ad litem or mailed to each such beneficiary not so served at such beneficiary’s address last known to the trustee; and shall be either served upon each guardian and guardian ad litem appointed pursuant to section 5 hereof, or mailed to each such guardian and guardian ad litem not so served at such guardian or guardian ad litem’s address last known to the trustee. Proof of service of the notice may be made by affidavit as
provided for service of summons in civil actions, or by written admission of service signed by the person served. The notice shall state the time and place for the return day, the name or names of the trustee or trustees who have filed the account, that the account has been filed, that the court is asked to settle such account, and that any objections or exceptions thereto must be filed with the clerk of said court on or before such return day.

"Sec. 6. Upon or before the return day any beneficiary of the trust may file his written objections or exceptions to the account filed or to any action of the trustee or trustees set forth therein. The court shall appoint either the legal guardian of a beneficiary, or a guardian ad litem to represent the interests of any such beneficiary who is an infant or of unsound mind or otherwise legally incompetent, or who is yet unborn or unascertained, and such beneficiary shall be bound by any action taken by such representative. Every unborn or unascertainable beneficiary shall be concluded by any action taken by the court for or against any living beneficiary of the same class or whose interests are similar to the interests of such unborn or unascertainable beneficiary.

"Sec. 7. At the same time or at some later date fixed by the court if so requested by one or more of the parties, the court without the intervention of a jury and after hearing all the evidence submitted shall determine the correctness of the account and the validity and propriety of all actions of the trustee or trustees set forth therein including the purchase, retention and disposition of any of the property and funds of the trust, and shall render its decree either approving or disapproving the same or any part thereof, and surcharging the trustee or trustees for all losses, if any, caused by negligent or willful breaches of trust.

"Sec. 8. The decree so rendered shall be deemed final, conclusive and binding upon all the parties interested including all incompetent, unborn and unascertainable beneficiaries of the trust subject only to the right of appeal hereinafter stated.

"Sec. 9. The decree so rendered shall be a final order from which any party in interest may appeal as in civil actions to the supreme court of the State of Washington.

"Sec. 10. This act shall not apply to resulting trusts, constructive trusts, business trusts where certificates of beneficial interest are issued to the beneficiaries, investment trusts, voting trusts, insurance trusts prior to the death of the insured, trusts in the nature of mortgages or pledges, trusts created by judgment or decree of a federal court or of the superior court when not sitting in probate, liquidation trusts or trusts for the sole purpose of paying dividends, interests or interest coupons, salaries, wages, or pensions; nor shall this act apply to executors, administrators or guardians.

"Sec. 11. The settlor of any trust governed by this act may waive any or all of the provisions of section 1 of this act requiring periodical statements to beneficiaries, or may add additional duties in the instrument creating the trust; and any adult beneficiary entitled to an accounting under either section 1 or section 2 of this act may waive such an accounting by a separate instrument delivered to the trustee.

"Sec. 12. This act is declared to be of similar import to the uniform trustees' accounting act. A provision in any will, deed or agreement heretofore or hereafter executed which provides in substance:

"(1) That the requirements or provisions of the uniform trustees' accounting act, whether by name or other reference thereto are waived, or that the trustee shall not be required to comply therewith; or

"(2) That the requirements or provisions of any other act of like or similar import are waived, or that the trustee shall not be required to comply therewith; shall constitute a waiver by the settlor pursuant to section 10 of this act.

"Sec. 13. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

"Sec. 14. Chapter 11.21, R.C.W., as derived from chapter 229, Laws of 1941, as amended, is repealed.

Amend the title of the engrossed bill by striking the period (.) after the word "trusts" and adding the following: "and to accounting by trustees and repealing chapter 11.21, R.C.W.", and the same is herewith transmitted.

HERBERT H. SIELEK, Secretary.

On motion of Mr. Powell, the House refused to concur in the Senate amendments to Engrossed House Bill No. 190 and asked the Senate to recede therefrom.
SENIATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 552 with the following amendments:

Amend section 1, line 9 of the engrossed bill by striking therefrom the words “chapter 167, Laws of 1917” and inserting in lieu thereof the words “earthquake damage”

Amend the engrossed bill by adding thereto a new section to read as follows:

“Sec. 2. The legislature further acknowledges an obligation of the capitol building construction fund to the state general fund in the sum of six million two hundred thirty thousand four hundred and fifty-six dollars ($6,230,456.00), created by chapter 167, Laws of 1917.”

Amend the title of the engrossed bill by inserting between the figures “1917” and the period (.) the words “and for other expenditures”, and the same is herewith transmitted.

Mr. Olson (Ole H.) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 552, and that the Senate be asked to recede therefrom.

Mr. Giboney moved that the House do concur in the Senate amendments to Engrossed House Bill No. 552.

The Speaker declared the question before the House to be the positive motion by Mr. Giboney that the House do concur in the Senate amendments.

Debate ensued.

Mr. O’Brien demanded the previous question and the demand was sustained.

The motion was lost and the House refused to concur in the Senate amendments to Engrossed House Bill No. 552, and asked the Senate to recede therefrom.

MOTION

On motion of Mr. Adams, the House recessed until 8:15 o’clock p. m.

EVENING SESSION

The Speaker called the House to order at 8:15 o’clock p. m.

The Clerk called the roll and all members were present except Representatives Carty, Dootson, Hallauer, Henry (Al), Hoopingarner, Jones (John R.), Lester, Pedersen, Rasmussen, Testu and Wenberg.

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: House Joint Memorial No. 8; also Engrossed House Bill No. 7; also House Bill No. 38; also Engrossed House Bill No. 64; also House Bill No. 101; also House Bill No. 110; also Re-Engrossed House Bill No. 207; also House Bill No. 214; also Engrossed House Bill No. 217; also
House Bill No. 220; also
House Bill No. 221; also
Engrossed House Bill No. 234; also
Engrossed House Bill No. 313; also
House Bill No. 329; also
House Bill No. 330; also
Engrossed House Bill No. 349; also
House Bill No. 400; also
Engrossed House Bill No. 403, and the same are herewith transmitted.

MR. SPEAKER:
HERBERT H. SIELER, Secretary.
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has adopted: Engrossed House Joint Resolution No. 6, and the same is
herewith transmitted.

HERBERT H. SIELER, Secretary.

SENATE AMENDMENT TO HOUSE BILL
Senate Chamber,
Olympia, Wash., March 6, 1951.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 529 with the following amend­
ment:
Amend section 1, lines 16 and 17, page 2 of the engrossed bill, same being section
1, line 9, page 2 of the printed bill, by striking the words "such excess in the current
expense fund of the county," and inserting in lieu thereof the following: "and apportion
equally such excess to the fund or funds of the school district or districts within
the county."
and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Paulsen, the House refused to concur in the Senate
amendment to Engrossed House Bill No. 529, and asked the Senate to recede
therefrom.

SENATE AMENDMENT TO HOUSE BILL
Senate Chamber,
Olympia, Wash., March 6, 1951.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 469 with the following amendment:
Amend the title after the word "therefor" by striking the comma (,) and inserting
in lieu thereof a period (.) and strike the words "and declaring an emergency."
and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Olson (Ole H.), the House concurred in the Senate
amendment to Engrossed House Bill No. 469.

The Speaker declared the question before the House to be the final passage
of Engrossed House Bill No. 469, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No.
469, as amended by the Senate, 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), An­
derson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.),
Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Dono­
hue, Dootson, Ford, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Haw­
ley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday,
Huhta, Hurley, Jeffreys, Johnston (Elmer E.), Jones (John R.), Jones (Mrs.
Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka,
Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller
(Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.),
SIXTIETH DAY, MARCH 8, 1951


Those absent or not voting were: Representatives Carty, Eldridge, Forrest, Gallagher, Henry (Al), Hoopingarner, Johnson (Charlie), Mardesich, Orndorff, Roderick, Woodall—11.

Engrossed House Bill No. 469, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 375 with the following amendments:

Amend section 8, line 13, page 3 of the engrossed bill, same being section 8, line 3, page 3 of the printed bill, following the word "to" and before the word "shall" strike the words "any person" and substitute the words "all persons"

Amend section 16, page 6 of the engrossed bill by striking all of the matter in section 16 and substituting in lieu thereof the following:

"Sec. 16. Before the execution of a contract or chattel mortgage or the consummation of the sale of any motor vehicle, the seller must furnish the buyer an itemization in writing signed by the seller separately disclosing to the buyer the finance charge, insurance costs, taxes, and other charges which are paid or to be paid by the buyer.", and the same is herewith transmitted.

HERBERT H. STELER, Secretary.

On motion of Mr. Kellogg, the House concurred in the Senate amendments to Engrossed House Bill No. 375.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 375, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 375, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 7; absent or not voting, 14.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Frayn, Giboney, Gordon, Griffith, Hallauer, Hawley, Hess, Hillyer, Hoff, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Zent, Mr. Speaker—78.

Those voting nay were: Representatives Ford, Hofmeister, Holliday, Loney, Pedersen, Stonecipher, Young—7.

Those absent or not voting were: Representatives Carty, Dootson, Eldridge, Forrest, Gallagher, Hansen, Henry (Al), Henry (Edward E.), Hoefel, Huhta, Mardesich, Orndorff, Sandison, Woodall—14.

Engrossed House Bill No. 375, as amended by the Senate, having received the constitutional majority, was declared passed.
MR. SPEAKER:
The Senate has passed: House Bill No. 298 with the following amendment:
Amend section 1, line 18, page 1 of the original bill, same being section 1, line 11 of the printed bill by striking the words “With the approval of the forest board,” and changing the first letter “a” in the word “appropriations” to a capital “A”, and the same is herewith transmitted. HERBERT H. SIETER, Secretary.

On motion of Mr. Bernethy, the House concurred in the Senate amendment to House Bill No. 298.

The Speaker declared the question before the House to be the final passage of House Bill No. 298, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 298, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Carty, Dootson, Forrest, Gallagher, Mardesich, Orndorff, Woodall—7.

House Bill No. 298, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

The Senate has passed: House Bill No. 171 with the following amendments:
Amend section 1, page 1, line 13 of the original bill, the same being section 1, page 1, line 7 of the printed bill, by inserting the words “United States” after the word “in” and before the word “discount”.

Amend section 1, page 1, line 14 of the original bill, the same being section 1, page 1, line 7 of the printed bill, by striking the words “of the United States” after the word “bonds” and before the period (.), and the same is herewith transmitted. HERBERT H. SIETER, Secretary.

On motion of Mr. Ford, the House concurred in the Senate amendments to House Bill No. 171.

The Speaker declared the question before the House to be the final passage of House Bill No. 171, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 171, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Frayn, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunemaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Carty, Dootson, Forrest, Gallagher, Giboney, Mardesich, Orndorff, Woodall—8.

House Bill No. 171, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:
The Senate has passed: House Bill No. 490 with the following amendment:
Amend the bill by adding six new sections after section 1, to be numbered section 2 to section 7, inclusive, to read as follows:

"Sec. 2. It is the responsibility of the state to provide a means for the identification and preservation of survey points for the description of common land boundaries in the interest of the people of the state. There is an immediate necessity for the adoption of a system of permanent reference as to boundary monuments. There is now no recognized agency for the establishment of survey points for the definition of land boundaries and a need for such an agency to coordinate and publish dependable surveys now in existence where the record has been obscured.

"Sec. 3. The engineering department of the department of public lands is hereby designated as the official agency for surveys and maps. The commissioner of public lands shall appoint an advisory board of five members, the majority of whom shall be registered professional engineers or land surveyors, who shall serve at the pleasure of the commissioner. Members of the board shall serve without salary but are to receive twenty-five dollars per diem and actual expenses not to exceed fifteen dollars per diem while actively engaged in the discharge of their duties.

"Sec. 4. The commissioner of public lands and his engineering department and the advisory board are authorized to cooperate and advise with various departments and subdivisions of the state, counties, municipalities and registered engineers or land surveyors of the state for the following purposes:

"(1) The recovery of section corners or other land boundary marks;

"(2) The monumentation of accepted section corners, and other boundary and reference marks; said monumentation shall be adequately connected to adjusted United States coast and geodetic survey triangulation stations and the coordinates of the monuments computed to conform with the Washington coordinate system in accordance with the provisions of chapter 58.05, R.C.W., as derived from chapter 168, Laws of 1945;

"(3) For facilitation and encouragement of the use of the Washington state coordinate system; and

"(4) For promotion of the use of the level net as established by the United States coast and geodetic survey.

"Sec. 5. All employees who are in responsible charge of work under the provisions of this act, shall be licensed professional engineers or land surveyors.

"Sec. 6. The agency is further authorized to:

"(1) Set up standards of accuracy and methods of procedure;
“(2) Compile and publish maps and records from surveys performed under the provisions of this act, and to maintain suitable indexes of surveys to prevent duplication of effort and to cooperate with all agencies of local, state, and federal government to this end;

“(3) Compile and maintain records of all surveys performed under the provisions of this act, and assemble and maintain records of all reliable survey monuments and bench marks within the state;

“(4) Supervise the sale of maps and such publications as may come into the possession of the division of surveys and maps. Revenue derived from the sale thereof shall revert to the general fund; and

“(5) Submit, as part of the biennial report of the commissioner of public lands, a report of the accomplishments of the agency.

"Sec. 7. If any provision of this act shall be declared invalid, such invalidity shall not affect any other portion of this act which can be given effect without the invalid provision and to this end the provisions of this act are declared to be severable."

On motion of Mr. O’Brien, the House concurred in the Senate amendment to House Bill No. 490.

The Speaker declared the question before the House to be on the final passage of House Bill No. 490, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 490, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 82; nays, 5; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clay J.), Miller (Floyd C.), Morris, Neill, O’Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumm, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Giboney, Hawley, Phillips, Riemcke, Shadbolt—5.

Those absent or not voting were: Representatives Carty, Dootson, Forrest, Frayn, Gallagher, Mardesich, Nunamaker, Orndorff, Simmons, Strom, Timm, Woodall—12.

House Bill No. 490, as amended by the Senate, having received the constitutional majority, was declared passed.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: Substitute House Bill No. 297 with the following amendments:

Amend the bill by striking everything after the enacting clause and insert in lieu thereof the following:

"Section 1. In order to extend to employees of the state and its political subdivisions and to the dependents and survivors of such employees, the basic protection accorded to others by the old-age and survivors insurance system embodied in the Social Security Act, it is hereby declared to be the policy of the legislature, subject to the limitations of this act, that such steps be taken as to provide such protection to employees of the state and its political subdivisions on as broad a basis as is permitted under the Social
Security Act. Nothing in this act shall be construed to in any way affect any existing pension or retirement system or plan for any group of state employees or the employees of any political subdivision thereof, nor to allow or authorize the governor or the governing body of any political subdivision, either separately or acting together, to terminate or alter any existing pension or retirement plan or to put under the Federal Social Security Act any persons now members or protected by any state or local pension or retirement plan or system.

"Sec. 2. For the purposes of this act—(a) The term 'wages' means all remuneration for employment as defined herein, including the cash value of all remuneration paid in any medium other than cash, except that such term shall not include that part of such remuneration which, even if it were for 'employment' within the meaning of the Federal Insurance Contributions Act, would not constitute 'wages' within the meaning of that act:

"(b) The term 'employment' means any service performed by an employee in the employ of the state, or any political subdivision thereof, for such employer, except (1) service which in the absence of an agreement entered into under this act would constitute 'employment' as defined in the Social Security Act; or (2) service which under the Social Security Act may not be included in an agreement between the state and the federal security administrator entered into under this act.

"(c) The term 'employee' includes all officers and employees of the state or its political subdivisions except elected officials and officials compensated on a fee basis.

"(d) The term 'federal security administrator' includes any individual to whom the federal security administrator has delegated any of his functions under the social security act with respect to coverage under such act of employees of states and their political subdivisions;

"(e) The term 'political subdivision' includes an instrumentality of the state, of one or more of its political subdivisions, or of the state and one or more of its political subdivisions. Such term also includes a proprietary enterprise acquired, purchased or originated by the state or any of its political subdivisions subsequent to December, 1950. Such a subdivision may elect to accept federal OASI coverage under this act, and if so, is exempted from the application of the state employees retirement act, chapter 274, Laws of 1947.

"Sec. 3. (a) The governor is hereby authorized to enter on behalf of the state into an agreement with the federal security administrator, consistent with the terms and provisions of this act, for the purpose of extending the benefits of the federal old-age and survivors insurance system to employees of the state or any political subdivision thereof with respect to services specified in such agreement which constitute 'employment' as defined in section 2 of this act. Such agreement may contain such provisions relating to coverage, benefits, contributions, effective date, modification and termination of the agreement, administration, and other appropriate provisions as the governor and federal security administrator shall agree upon, but, except as may be otherwise required by or under the social security act as to the services to be covered, such agreement shall provide in effect that—

"(1) Benefits will be provided for employees whose services are covered by the agreement (and their dependents and survivors) on the same basis as though such services constituted employment within the meaning of title II of the social security act;

"(2) The state will pay to the secretary of the treasury, at such time or times as may be prescribed under the social security act, contributions with respect to wages (as defined in section 2 of this act), equal to the sum of the taxes which would be imposed by sections 1400 and 1410 of the federal insurance contributions act if the services covered by the agreement constituted employment within the meaning of that act;

"(3) Such agreement shall be effective with respect to services in employment covered by the agreement performed after a date specified therein but in no event may it be effective with respect to any such services performed prior to the first day of the calendar year in which such agreement is entered into or in which the modification of the agreement making it applicable to such services, is entered into;

"(4) All services which constitute employment as defined in section 2 and are performed in the employ of the state by employees of the state, shall be covered by the agreement; and

"(5) All services which (A) constitute employment as defined in section 2, (B) are performed in the employ of a political subdivision of the state, and (C) are covered
by a plan which is in conformity with the terms of the agreement and has been approved by the governor under section 5, shall be covered by the agreement.

"(b) Any instrumentality jointly created by this state and any other state or states is hereby authorized, upon the granting of like authority by such other state or states, (1) to enter into an agreement with the federal security administrator whereby the benefits of the federal old-age and survivors insurance system shall be extended to employees of such instrumentality, (2) to require its employees to pay (and for that purpose to deduct from their wages) contributions equal to the amounts which they would be required to pay under section 4 (a) if they were covered by an agreement made pursuant to subsection (a) of this section, and (3) to make payments to the secretary of the treasury in accordance with such agreement, including payments from its own funds, and otherwise to comply with such agreements. Such agreement shall, to the extent practicable, be consistent with the terms and provisions of subsection (a) and other provisions of this act.

"Sec. 4. (a) Every employee of the state whose services are covered by an agreement entered into under section 3 shall be required to pay for the period of such coverage, into the contribution fund established by section 6, contributions, with respect to wages (as defined in section 2 of this act), equal to the amount of tax which would be imposed by section 1400 of the federal insurance contributions act if such services constituted employment within the meaning of that act. Such liability shall arise in consideration of the employee's retention in the service of the state, or his entry upon such service, after the enactment of this act.

"(b) The contribution imposed by this section shall be collected by deducting the amount of the contribution from wages as and when paid, but failure to make such deduction shall not relieve the employee from liability for such contribution.

"(c) If more or less than the correct amount of the contribution imposed by this section is paid or deducted with respect to any remuneration, proper adjustments, or refund if adjustment is impracticable, shall be made, without interest, in such manner and at such times as the state agency shall prescribe.

"Sec. 5. (a) Each political subdivision of the state is hereby authorized to submit for approval by the governor a plan for extending the benefits of title II of the social security act, in conformity with applicable provisions of such act, to employees of such political subdivision. Each such plan and any amendment thereof shall be approved by the governor if he finds that such plan, or such plan as amended, is in conformity with such requirements as are provided in regulations of the governor, except that no such plan shall be approved unless—

"(1) It is in conformity with the requirements of the social security act and with the agreement entered into under section 3;

"(2) It provides that all services which constitute employment as defined in section 2 and are performed in the employ of the political subdivision by employees thereof, shall be covered by the plan;

"(3) It specifies the source or sources from which the funds necessary to make the payments required by paragraph (1) of subsection (c) and by subsection (d) are expected to be derived and contains reasonable assurance that such sources will be adequate for such purposes;

"(4) It provides for such methods of administration of the plan by the political subdivision as are found by the governor to be necessary for the proper and efficient administration of the plan;

"(5) It provides that the political subdivision will make such reports, in such form and containing such information, as the governor may from time to time require, and comply with such provisions as the governor or the federal security administrator may from time to time find necessary to assure the correctness and verification of such reports; and

"(6) It authorizes the governor to terminate the plan in its entirety, in his discretion, if he finds that there has been a failure to comply substantially with any provision contained in such plan, such termination to take effect at the expiration of such notice and on such conditions as may be provided by regulations of the governor and may be consistent with the provisions of the social security act.

"(b) The governor shall not finally refuse to approve a plan submitted by a political subdivision under subsection (a), and shall not terminate an approved plan, without reasonable notice and opportunity for hearing to the political subdivision affected thereby.

"(c) (1) Each political subdivision as to which a plan has been approved under this section shall pay into the contribution fund, with respect to wages (as defined in
section 2 of this act), at such time or times as the governor may by regulation prescribe, contributions in the amounts and at the rates specified in the applicable agreement entered into by the governor under section 3.

"(2) Each political subdivision required to make payments under paragraph (1) of this subsection is authorized, in consideration of the employee's retention in, or entry upon, employment after enactment of this act, to impose upon each of its employees, as to services which are covered by an approved plan, a contribution with respect to his wages (as defined in section 2 of this act), not exceeding the amount of tax which is imposed by section 1400 of the federal insurance contributions act, and to deduct the amount of such contribution from his wages as and when paid. Contributions so collected shall be paid into the OASI contribution fund in partial discharge of the liability of such political subdivision or instrumentality under paragraph (1) of this subsection. Failure to deduct such contribution shall not relieve the employee or employer of liability therefor.

"(d) Delinquent payments due under paragraph (1) of subsection (c) may, with interest at the rate of six per centum per annum, be recovered by action in a court of competent jurisdiction against the political subdivision liable therefor or may, at the request of the governor, be deducted from any other moneys payable to such subdivision by any department or agency of the state.

"Sec. 6. (a) There is hereby established a special fund to be known as the OASI contribution fund. Such fund shall consist of and there shall be deposited in such fund: (1) all contributions, interest, and penalties collected under sections 4 and 5; (2) all moneys appropriated thereto under this act; (3) any property or securities and earnings thereof acquired through the use of moneys belonging to the fund; (4) interest earned upon any moneys in the fund, and (5) all sums recovered upon the bond of the custodian or otherwise for losses sustained by the fund and all other moneys received for the fund from any other source. All moneys in the fund shall be mingled and undivided. Subject to the provisions of this act, the governor is vested with full power, authority and jurisdiction over the fund, including all moneys and property or securities belonging thereto, and may perform any and all acts whether or not specifically designated, which are necessary to the administration thereof and are consistent with the provisions of this act.

"(b) The OASI contribution fund shall be established and held separate and apart from any other funds or moneys of the state and shall be used and administered exclusively for the purpose of this act. Withdrawals from such fund shall be made for, and solely for (A) payment of amounts required to be paid to the secretary of the treasury pursuant to an agreement entered into under section 3; (B) payment of refunds provided for in section 4(c) of this act; and (C) refunds of overpayments, not otherwise adjustable, made by a political subdivision or instrumentality.

"(c) From the OASI contribution fund the custodian of the fund shall pay to the secretary of the treasury such amounts and at such time or times as may be directed by the governor in accordance with any agreement entered into under section 3 and the social security act.

"(d) The treasurer of the state shall be ex officio treasurer and custodian of the OASI contribution fund and shall administer such fund in accordance with the provisions of this act and the directions of the governor and shall pay all warrants drawn upon it in accordance with the provisions of this section and with the regulations as the governor may prescribe pursuant thereto.

"Sec. 7. The governing body of any political subdivision having any coverage group, as the term is defined in title II of the social security act, not covered by a state or municipal retirement system may submit for an advisory vote to the members of such coverage group the question of whether they prefer coverage by federal old-age and survivors insurance or coverage by a state or municipal retirement system.

"Sec. 8. There is hereby appropriated for the biennium ending March 31, 1953, the sum of one million dollars, or so much thereof as may be necessary, from the OASI contribution fund, to be expended for the purposes of section 6 of this act.

"Sec. 9. All costs allocable to the administration of this chapter shall be charged to and paid to the general fund by the participating divisions and instrumentalities of the state pro rata according to their respective contributions.

"Sec. 10. The governor shall make and publish such rules and regulations, not inconsistent with the provisions of this act, as he finds necessary or appropriate to the efficient administration of the functions with which he is charged under this act.

"Sec. 11. Any authority conferred upon the governor by this act may be exercised by an official or state agency designated by him.
“Sec. 12. This act is necessary for the support of the state government and shall take effect immediately.”

Amend the title as follows: In line 4 of the title of the original bill, same being line 3 of the title of the printed bill after the words “as amended” strike the balance of the title and insert in lieu thereof the following: “; fixing the powers and duties of certain state officers; making an appropriation, and declaring an emergency;”.

On motion of Mr. Miller (Floyd C.), the House concurred in the Senate amendments to Substitute House Bill No. 297.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 297, as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 297, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representative Riemcke—1.

Those absent or not voting were: Representatives Carmichael, Carty, Dootson, Forrest, Mardesich, Nunamaker, Orndorff, Woodall—8.

Substitute House Bill No. 297, as amended by the Senate, having received the constitutional majority, was declared passed.

MOTION FOR RECONSIDERATION

Mr. Giboney moved that the House do reconsider the vote by which Substitute House Bill No. 297, as amended by the Senate, passed the House.

Debate ensued.

The motion was lost.

Mr. O'Brien 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 no absentees were noted.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 227 with the following amendments:
Amend the engrossed bill by striking the whole of section 1 and insert in lieu thereof the following:

"Section 1. The thirty-second, thirty-fifth, thirty-sixth, thirty-seventh and forty-third legislative districts, and those portions of the forty-fourth, forty-fifth and forty-sixth legislative districts which were included in the first congressional district in King County as of January 1, 1951, and all of Kitsap County, shall constitute the first congressional district and shall be entitled to one representative in the Congress of the United States."

Amend the engrossed bill by striking the whole of section 2 and insert in lieu thereof the following:

"Sec. 2. The counties of Snohomish, Skagit, Whatcom, San Juan, Island, Clallam, Jefferson and that portion of King County which was included in the second congressional district as of January 1, 1951, and except the following precincts: Alderwood; Arrowhead; Avondale; Bothel, No. 1; Bothel, No. 2; Bothel, No. 3; Electra; Hollywood; Jackson; Juanita; Kenmore; Leota; Linwood; Moorlands; Snoking; Thellbo and Woodinville, shall constitute the second congressional district and shall be entitled to one representative in the Congress of the United States."

Amend the engrossed bill by striking the whole of section 7 and insert in lieu thereof the following:

"Sec. 7. The thirtieth, thirty-first, thirty-third, thirty-fourth and that portion of the forty-sixth legislative district included in the sixth congressional district as of January 1, 1951, together with the following precincts: Alderwood; Arrowhead; Avondale; Bothel, No. 1; Bothel, No. 2; Bothel, No. 3; Electra; Hollywood; Jackson; Juanita; Kenmore; Leota; Linwood; Moorlands; Snoking; Thellbo and Woodinville, shall constitute the seventh congressional district and shall be entitled to one representative in the Congress of the United States."

Amend section 8, line 10, page 2 of the engrossed bill, same being section 8, line 24, page 1 of the printed bill, after the numeral eight (8) and before the word ‘At’ insert the following: “At the next state primary to be held on the second Tuesday in September, 1952, nominations for representative in the Congress of the United States shall be made in the districts herein defined."

On motion of Mr. O'Brien, the House concurred in the Senate amendments to Engrossed House Bill No. 227.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 227, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 227, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 53; nays, 46; absent or not voting, 0.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—53.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hoefel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Ridgway, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Wintler, Woodall, Zent—46.

Engrossed House Bill No. 227, as amended by the Senate, having received the constitutional majority, was declared passed.
SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 305 with the following amendment:

Amend the bill by striking everything after the enactment clause and inserting in lieu thereof the following:

"Section 1. These are times of public danger; subversive persons and groups can endanger our domestic unity, and leave us unprepared to meet aggression. Under cover of the protection afforded by the bill of rights such persons and groups seek to destroy our liberties and our freedom by force, threats and sabotage, and to subject us to the domination of foreign powers.

"Sec. 2. There is hereby created a legislative fact-finding committee on un-American or subversive activities of the state which shall be designated as the 'Un-American Activities Committee', and which shall investigate, ascertain, collate and appraise all facts concerning individuals, groups or organizations, whose membership includes persons who are communists or whose activities are such as to indicate a purpose to foment internal strife, discord and dissension, to infiltrate and undermine the stability of our American institutions and form of government by means of force and violence or by conspiracy or any means of illegal or unconstitutional nature, or whose activities are of a seditious or subversive nature, or of any other organization suspected to be dominated or controlled by a foreign power, which activities affect the normal operation and conduct and development of this state, the functioning of any state agency, relief or any other forms of public assistance, educational institution of the state supported in whole or in part by state funds.

"Sec. 3. The committee shall consist of three members of the Senate appointed by the president and subject to confirmation by the Senate and four members of the House of Representatives appointed by the speaker. The joint committee shall elect its own chairman and secretary. Members of the committee shall serve until the convening of the next regular session of the legislature. Before serving on this committee each appointed member must take an oath that he has at no time been a member of any subversive organization. A copy of such oath shall be filed with the office of the secretary of state.

"Sec. 4. 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 objectives and purposes of this act, including but not limited to the following duties and power:

"(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;

"(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 best 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 sessions of the legislature, including any recess thereof, and after final adjournment thereof;

"(9) To file a report with each legislature and with the governor;

"(10) To summon and subpoena witnesses, require the production of papers, books,
accounts, reports, documents, and records of every kind and description; to issue sub-
poenas and to take all necessary means to compel the attendance 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, federal and
other 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; and

“(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 judge thereof, on application of the committee, shall compel
compliance by proceedings for contempt, as in the case of disobedience of the require-
ments of a subpoena issued from such court or a refusal to testify therein.

“Sec. 5. Any person who is required to appear and to testify before this committee
shall have the right:

“(1) To be represented by counsel;

“(2) To be interrogated by his counsel after his examination by or at the direction
of the committee;

“(3) To have witnesses to testify for and on his behalf; and

“(4) To have such witnesses interrogated first by the committee and to be exam-
ined by himself or his counsel.

If any such witness shall refuse to answer or to testify when interrogated by the
committee he shall not be permitted to testify for and on behalf of the person calling
him. The number of such witnesses and the order in which they shall testify may be
determined by the committee.

Before any witness shall be permitted to testify for or on behalf of such person,
the committee may require his name and address to be furnished to the committee,
together with a statement covering the testimony that he will give before said com-
mittee. This information must be furnished at least five days prior to the date the
witness is to testify. Failure to do so may disqualify the witness unless this requirement
is waived by the committee. A witness will not be permitted to testify as to any
matters not set forth in his statement of his testimony, without the permission of the
committee.

“Sec. 6. The right of cross-examination and of interrogation shall be limited to
the matters covered in interrogation in chief, and to such matters as are relevant and
material to the subject matter under inquiry by this committee or as set forth in this
act as the purposes thereof; and cross-examination of any witness other than that by
the committee shall not exceed one hour unless the direct examination was of greater
length, in which case, the length of the cross-examination shall not exceed the length
of the direct examination.

“Sec. 7. Any person whose name is mentioned, or who is specifically identified, and
who believes that testimony or other evidence given in the public hearing before the
committee tends to defame him or otherwise adversely affects his reputation, may be
afforded the following privileges:

“(1) To file with this committee a sworn statement concerning such testimony, evi-
dence or comment, which may be made a part of the records of such hearing;

“(2) To appear personally before the committee and testify in his own behalf;

“(3) To have the committee secure the appearance of witnesses whose testimony
adversely affected him and to cross-examine such witnesses either personally or by
counsel, but such cross-examination shall be limited to one hour as to any one witness
unless the direct examination was of greater length, in which case, the length of the
cross-examination shall not exceed the length of the direct examination, unless the
committee votes to lengthen the period; and

“(4) To have the committee secure the appearance of not to exceed four witnesses
requested by him for the purpose of testifying in his behalf and to examine such
witnesses either personally or by counsel. The cost of service of subpoenas for such
witnesses, the payment of witness fees, and travel, shall be borne by the person request-
ing the witness.
"Sec. 8. Any person who wishes to avail himself of the privileges accorded by the preceding section shall, within ten days of the receipt by the committee of the testimony complained of, file a petition with the committee requesting the fixing of a time and place for the receiving of testimony or the conduct of cross-examination designating the witnesses to be summoned. Such a petition shall be accompanied by the sworn statement of the petitioner that the petition is not filed for the purpose of delaying or obstructing the work of the committee, but because his reputation has been unjustifiably damaged or otherwise adversely affected by false accusations or influence. The committee may, within ten days after the receipt of such petition, fix a time and place for the receiving of testimony or the conduct of cross-examination, which time shall not be later than thirty days after the receipt of the petition and shall secure the appearance at such time and place of the witnesses designated in the petition.

"Sec. 9. No person shall be excused from giving any testimony or answering any question on the grounds that said testimony or answer may crincinate himself or subject himself to penalty or forfeiture nor shall any person refuse to produce any books, papers, files or documents of any nature on the grounds that the production thereof or the information contained therein may criminate himself or subject himself to penalty or forfeiture; such person may be compelled to answer or to produce, but the testimony given or the evidence produced shall not be used in any prosecution or proceeding, civil or criminal, against such person, except for perjury, or the offering of false evidence committed in such testimony, or in the production of such books, papers, files or documents.

"Sec. 10. Any person 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 by the committee, or to produce upon reasonable notice as directed by the committee any material or proper books, papers, files, or documents. In his possession or under his control shall be guilty of a gross misdemeanor and shall be fined not less than five hundred dollars and imprisoned for a term of not less than six months in the county jail or be fined not to exceed five thousand dollars and imprisoned for a term not to exceed one year in the county jail.

"Sec. 11. The committee, each of its members, and any representatives of the committee thereunto authorized by the committee or by its chairman, is authorized and empowered to administer oaths.

"Sec. 12. 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, all such assistance, and information, records and documents as the committee or subcommittee deems proper for the accomplishment of the purposes of the committee.

"Sec. 13. All records, equipment, correspondence, reports and recordings acquired by or under the direction of any previous similar interim committees of either or both houses of the legislature shall be immediately turned over to this committee.

"Sec. 14. The members of this committee shall be reimbursed for their expenses incurred while attending sessions of said committee or any subcommittee thereof to the extent of fifteen dollars per day plus eight cents per mile in going to and coming from the meetings or hearings or while attending said meetings or hearings of the committee or subcommittee, the same to be paid upon their individual vouchers approved by the chairman of the committee. The salaries and expenses of any expert, clerical, legal, or other assistants employed by the committee shall be paid upon vouchers, approved by the chairman and the secretary.

"Sec. 15. If any section, subsection, paragraph, provision or phrase of this act shall be held invalid by any court for any reason, such invalidity shall not in any way affect the validity of the remainder of this act.

"Sec. 16. There is appropriated from the general fund the sum of one hundred and fifty thousand dollars or so much thereof as may be necessary for the purposes of carrying out the provisions of this act.

"Sec. 17. This act is necessary for the immediate preservation of the public peace, health and safety, support of the state and local government and existing public institutions, and shall take effect immediately.

"Sec. 18. This act shall not deprive any person of any rights guaranteed to him by the constitution of this state or the constitution and laws of the United States," and the same is herewith transmitted. Herbert H. Siler, Secretary.
Mr. O'Brien moved that the House refuse to concur in the Senate amendment to Engrossed House Bill No. 305, and ask the Senate to recede therefrom.

Mr. Woodall moved that the House do concur in the Senate amendment to Engrossed House Bill No. 305.

The Speaker declared the question before the House to be the positive motion by Mr. Woodall.

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sustained.

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

The Clerk called the roll on the motion by Mr. Woodall that the House do concur in the Senate amendment to Engrossed House Bill No. 305, and the motion was lost by the following vote: Yeas, 46; nays, 53; absent or not voting, 0.


Those voting nay were: Representatives Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Young, Mr. Speaker—53.

The House refused to concur in the Senate amendment to Engrossed House Bill No. 305, and asked the Senate to recede therefrom.

Mr. Ford moved that the message that the House refused to concur in the Senate amendment to Engrossed House Bill No. 305 be immediately transmitted to the Senate.

The motion was carried.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 364 with the following amendments:
Amend section 27, page 16, line 11 of the original engrossed House bill by striking the entire section thereof.
Further amend the bill by renumbering the following sections consecutively, and the same is herewith transmitted.

On motion of Mr. Henry (Al), the House concurred in the Senate amendments to Engrossed House Bill No. 364.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 364, as amended by the Senate.
The Clerk called the roll on the final passage of Engrossed House Bill No. 364, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 14; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Beierlein, Donohue, Ford, Forrest, Hofmeister, Jeffreys, Kupka, Mardesich, Morris, Nunamaker, Pedersen, Rasmussen, Smith, Stonecipher—14.

Engrossed House Bill No. 364, as amended by the Senate, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Woodall, Representatives Carty, Forrest, Mardesich, Orndorff and Woodall were excused from the call of the House to attend a committee meeting.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 99 with the following amendments:

Amend section 1, line 31, page 1, and line 1, page 2 of the engrossed bill, being line 20 of the printed bill, after the asterisks (*) (*) (*) and before the colon (:) insert the following: "Provided further, That if the property of the public utility or applicant proposing to issue such securities shall be located in part in the State of Washington and in part in some other state or states, the fees payable to the public service commission of Washington under this section shall be computed only on such amount of such securities as shall bear the same proportion to the total amount so authorized, as the book value of such property located within the State of Washington shall bear to the total value of the property of such public utility or applicant proposing to issue such securities; for the purpose of computing such fees the book value of the property shall be determined as of the close of business of the last quarter preceding the application"

Amend the bill by adding thereto a new section to be known as section 2 to read as follows:

"Sec. 2. There is added a new section to chapter 81.08, R.C.W., as derived from chapter 151, Laws of 1933, to read as follows:

"The term 'evidence of indebtedness,' as used in this act, shall not include conditional sales contracts or purchase money chattel mortgages."

Amend the bill further by renumbering section 2 to read "Sec. 3."

Amend the title, line 4 of the engrossed bill, by inserting after the comma (,) and before the word "and" the following: "and chapter 81.08, R.C.W., by adding a new section thereto;" and the same is herewith transmitted.

On motion of Mr. Ford, the House refused to concur in the Senate amendments to Engrossed House Bill No. 99, and asked the Senate to recede therefrom.
MOTION

On motion of Mr. Vane, Representative Brown (Gordon J.), was excused from the call of the House.

SENATE AMENDMENTS TO HOUSE BILL

MR. SPEAKER:

The Senate has passed: House Bill No. 319 with the following amendments:

Amend section 1, line 2, page 2 of the original bill, same being section 1, line 23, page 1 of the printed bill, by striking the word "ten" between the words "least" and "million" and inserting in lieu thereof the word "five"

Amend section 1, lines 7, 8, 9 and 10, page 2 of the original bill, same being line 27, page 1, and lines 1 and 2, page 2 of the printed bill, by striking the sentence beginning with the words "It must not have made," and ending with the words "taxable year."

Amend the bill by adding thereto the following:

"Sec. 2. Section 41.04.07, R.C.W., as derived from section 7, chapter 91, Laws of 1947, is amended to read as follows:

(a) Every fireman employed on and after January 1st, 1947, shall contribute to the fund and there shall be deducted from his pay and placed in the fund an amount in accordance with the following table:

<table>
<thead>
<tr>
<th>Fireman Whose Age at Last Birthday at Time of Entry of Service Was:</th>
<th>Contributions and Deductions from Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>21 and under</td>
<td>6.00%</td>
</tr>
<tr>
<td>22</td>
<td>6.24%</td>
</tr>
<tr>
<td>23</td>
<td>5.50%</td>
</tr>
<tr>
<td>24</td>
<td>6.77%</td>
</tr>
<tr>
<td>25</td>
<td>7.07%</td>
</tr>
<tr>
<td>26</td>
<td>7.38%</td>
</tr>
<tr>
<td>27</td>
<td>7.72%</td>
</tr>
<tr>
<td>28</td>
<td>8.09%</td>
</tr>
<tr>
<td>29</td>
<td>8.49%</td>
</tr>
<tr>
<td>30 and over</td>
<td>8.92%</td>
</tr>
</tbody>
</table>

(b) Every fireman employed prior to January 1st, 1947, and continuing active employment shall contribute to the fund and there shall be deducted from his salary and placed in the fund, five per cent of his salary.

(c) Every fireman actively employed and eligible for retirement and not retired shall contribute to the fund and there shall be deducted from his salary and placed in the fund, four per cent of his salary. The salary deductions provided for in this section shall apply only to so much of the monthly salary of any fireman as does not exceed twice the maximum monthly pension.

"Sec. 3. Section 41.04.09, R.C.W., as derived from section 8, chapter 91, Laws of 1947, is amended to read as follows:

No monthly pension or benefit shall be paid in excess of one hundred $50.00.

"Sec. 4. Section 41.04.12, R.C.W., as derived from section 8, chapter 91, Laws of 1947, is amended to read as follows:

Whenever any active fireman or fireman retired for disability shall die as the result of an accident or other fortuitous event occurring while in the performance of his duty, his widow may elect to accept a monthly pension equal to one-half the deceased fireman's salary but in no case in excess of one hundred $50.00 per month, or the sum of five thousand dollars cash. The right of election must be exercised within four months of the fireman's death. If not so exercised, the pension benefits shall become fixed and shall be paid from the date of death. Such pension shall cease if, and when, she remarries. If there is no widow, then such pension benefits shall be paid to his child or children.

"Sec. 5. Section 41.04.13, R.C.W., as derived from section 8, chapter 91, Laws of 1947, is amended to read as follows:

(1) Any fireman who shall become disabled as a result of the performance of his duty or duties as defined in this chapter, may be retired at the expiration of six months from the date of his disability, upon his written request filed with his retirement board.
The board may upon such request being filed, consult such medical advice as it sees fit, and may have the applicant examined by such physicians as it deems desirable. If from the reports of such physicians the board finds the applicant capable of performing his duties in the fire department, the board may refuse to recommend his retirement.

(2) If the board deems it for the good of the fire department or the pension fund, it may recommend the applicant's retirement without any request therefor by him, after giving him a thirty days' notice. Upon his retirement he shall be paid a monthly disability pension in amount equal to one-half of his monthly salary at date of retirement, but which shall not exceed one hundred fifty dollars a month and all pensions paid under this act which were being paid under the acts which this act repeals are hereby increased to one hundred fifty dollars per month. If he recovers from his disability he shall thereupon be restored to active service, with the same rank he held when he retired.

(3) If the fireman dies during disability and not as a result thereof, section 41.04.16 shall apply.

"Sec. 6. Section 41.04.19, R.C.W., as derived from section 8, chapter 91, Laws of 1947, is amended to read as follows:

"No fireman disabled in the performance of duty shall receive a pension until six months has elapsed after such disability was sustained. Therefore, whenever the retirement board, pursuant to examination by the board's physician and such other evidence as it may require, shall find a fireman has been disabled while in the performance of his duties, it shall declare him inactive. For a period of six months from the time he became disabled, he shall continue to draw full pay from his municipality and in addition thereto he shall, at the expense of the municipality, be provided with such medical, hospital and nursing care as the retirement board deems proper. If the board finds at the expiration of six months that the fireman is unable to return to and perform his duties, then he shall be retired as herein provided, and thereafter, for a period of five years, at the expense of the municipality, and as the retirement board deems proper, he shall be provided with such medical, hospital and nursing care as may be required in consequence of the disability for which he was retired. The disability pay and medical, hospital and nursing care mentioned in this section may, at the municipality's option, be provided from the firemen's pension fund, but only in the event sufficient moneys over and above normal fund requirements are available therein.

"Sec. 7. Chapter 41.04, R.C.W., as derived from chapter 91, Laws of 1947, is amended by adding a new section to read as follows:

"The maximum pension to be paid prior firemen hereafter retiring for any reason and their widows and children shall be one hundred fifty dollars.

"Sec. 8. If any part or section of this act is held to be unconstitutional or invalid it shall not affect the rest of this act."

Amend the title by inserting after the words and punctuation "securities," the following: "and increasing benefits under firemen's pension funds, and amending chapter 41.04, R.C.W.", and the same is herewith transmitted. HERBERT H. STELLER, Secretary.

On motion of Mr. O'Brien, the House refused to concur in the Senate amendments to House Bill No. 319, and asked the Senate to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 614 with the following amendments:

Amend the bill by adding a new section immediately following section 4, to be known as section 5, to read as follows:

"Sec. 5. A new section is added to chapter 18.09, R.C.W., to read as follows:

"Hospitals, boards of education or health, schools, and public or charitable institutions, may employ licensed dental hygienists under the direction and supervision of one or more licensed dentists. Licensed dental hygienists may, in addition to other services permitted by law, either for any such institution or in a dental office, and under the direction and supervision of a licensed dentist, make topical applications of medicinal agents to the teeth for prophylactic purposes: Provided, That in dental
offices the number of licensed dental hygienists employed shall not exceed the number of licensed dentists practicing therein."

Further amend the bill by renumbering section 5 to read "Sec. 6."

Amend the title by striking the whole thereof and substitute therefor the following:

"An Act relating to public health; regulating hospitals and establishing a county hospital fund, providing that dental hygienists may be employed by such hospitals and other persons or institutions, and regulating the duties of such hygienists; adding new sections to chapter 18.09 and chapter 36.36, R.C.W., and repealing section 35.36.25, R.C.W."

and the same is herewith transmitted. HERBERT H. SIETER, Secretary.

On motion of Mr. Strom, the House concurred in the Senate amendments to Engrossed House Bill No. 614.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 614, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 614, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Koblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Donohue, Ford, Hallauer, Hess—4.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Forrest, Mardesich, Orndorff, Woodall—6.

Engrossed House Bill No. 614, as amended by the Senate, having received the constitutional majority, was declared passed.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Adams and Mr. Henry (Al):

Be It Resolved, By the House of Representatives of the State of Washington,
That, All state offices within the corporate limits of the capital city of Olympia, all institutions doing a banking business within the corporate limits of the capital city of Olympia, and all licensees under chapter 62, Laws of 1933, extraordinary session as amended, having their place of business within the corporate limits of the capital city of Olympia, shall be considered to be on legislative time; and

Be It Further Resolved, That legislative time be the time from which the hours and days of closing of such state offices, institutions and licensees shall be computed.

Mr. Adams moved that the resolution be adopted.

The Speaker declared the resolution out of order inasmuch as it was presented during the seventh order of business.

SENATE AMENDMENT TO HOUSE BILL

Senator Chamber,
Olympia, Wash., March 6, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 413 with the following amendment:
Amend section 1 by striking the whole thereof and renumbering the following sections consecutively, and the same is herewith transmitted. 

HERBERT H. SIELER, Secretary.

On motion of Mr. O'Brien, the House refused to concur in the Senate amendment to Engrossed House Bill No. 413, and asked the Senate to recede therefrom.

REPORTS OF ENROLLMENT

House of Representatives, Olympia, Wash., March 8, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 441; also Enrolled House Bill No. 483; also Enrolled House Joint Resolution No. 8, have compared same with the original and engrossed bills and resolution and find them correctly enrolled.

I concur in this report: Arthur H. Bassett.

House of Representatives, Olympia, Wash., March 8, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 441; also Enrolled House Bill No. 483; also Enrolled House Joint Resolution No. 8, have compared same with the original and engrossed bills and resolution and find them correctly enrolled.

I concur in this report: Arthur H. Bassett.

House of Representatives, Olympia, Wash., March 8, 1951.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 441; also Enrolled House Bill No. 483; also Enrolled House Joint Resolution No. 8, have compared same with the original and engrossed bills and resolution and find them correctly enrolled.

I concur in this report: Arthur H. Bassett.

House of Representatives, Olympia, Wash., March 8, 1951.
MOTION

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

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: Senate Bill No. 17; also
Senate Bill No. 28; also
Senate Bill No. 32; also
Senate Bill No. 38; also
Senate Bill No. 68; also
Senate Bill No. 117; also
Senate Bill No. 154; also
Senate Bill No. 211; also
Senate Bill No. 216; also
Senate Bill No. 229; also
Senate Bill No. 269; also
Senate Bill No. 280; also
Senate Bill No. 288; also
Senate Bill No. 309; also
Senate Bill No. 431; also
Senate Joint Memorial No. 9; also
Senate Joint Memorial No. 10; also
Substitute Senate Joint Resolution No. 7, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: House Bill No. 138; also
House Bill No. 168; also
House Bill No. 172; also
House Bill No. 199; also
House Bill No. 251; also
House Bill No. 274; also
House Bill No. 276; also
House Bill No. 287; also
House Bill No. 310; also
House Bill No. 312; also
House Bill No. 331; also
House Bill No. 360; also
House Bill No. 393; also
House Bill No. 421; also
House Bill No. 427; also
House Bill No. 445; also
House Bill No. 446; also
House Bill No. 516, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: Senate Bill No. 427, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: Senate Bill No. 7; also
Senate Bill No. 66; also
Senate Bill No. 102; also
Senate Bill No. 106; also
Senate Bill No. 107; also
Senate Bill No. 109; also
Senate Bill No. 119; also
Senate Bill No. 125; also
Senate Bill No. 148; also
Senate Bill No. 159; also
Senate Bill No. 241; also
Senate Bill No. 243; also
Senate Bill No. 262; also
Senate Bill No. 271; also
Senate Bill No. 304; also
Senate Bill No. 310; also
Senate Bill No. 337; also
Senate Bill No. 349; also
Senate Bill No. 355; and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

The Speaker announced that he was about to sign: House Bill No. 64; also
House Bill No. 226; also
House Bill No. 405; also
House Bill No. 441; also
House Bill No. 443; also
House Bill No. 451; also
House Bill No. 475; also
House Bill No. 483; also
House Bill No. 545; also
House Bill No. 556; also
House Joint Resolution No. 8; also
House Concurrent Resolution No. 10; also
Senate Bill No. 17; also
Senate Bill No. 28; also
Senate Bill No. 32; also
Senate Bill No. 38; also
Senate Bill No. 68; also
Senate Bill No. 117; also
Senate Bill No. 154; also
Senate Bill No. 211; also
Senate Bill No. 218; also
Senate Bill No. 229; also
Senate Bill No. 269; also
Senate Bill No. 280; also
Senate Bill No. 288; also
Senate Bill No. 309; also
Senate Bill No. 431; also
Senate Joint Memorial No. 9; also
Senate Joint Memorial No. 10; also
Substitute Senate Joint Resolution No. 7; also
Senate Bill No. 7; also
Senate Bill No. 66; also
Senate Bill No. 102; also
Senate Bill No. 106; also
Senate Bill No. 107; also
Senate Bill No. 109; also
Senate Bill No. 119; also
Senate Bill No. 125; also
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Senate Bill No. 148; also
Senate Bill No. 159; also
Senate Bill No. 241; also
Senate Bill No. 243; also
Senate Bill No. 262; also
Senate Bill No. 271; also
Senate Bill No. 304; also
Senate Bill No. 310; also
Senate Bill No. 337; also
Senate Bill No. 349; also
Senate Bill No. 355; also
Senate Bill No. 427.

The Speaker declared the House at ease.
The Speaker called the House to order.
Mr. Zent raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Brown (Gordon J.), Carty, Eldridge, Forrest, Gallagher, Hofmeister, Hoopingarner, Johnson (Charlie), Jones (John R.), Mardesich, McLean, Orndorff, Powell, Savage, Sisson, Strom, Wenberg and Woodall.

APPOINTMENT OF COMMITTEE MEMBERS

The Speaker appointed Mr. Bailey and Mr. Kellogg as members of the Committee on Engrossment and Enrollment.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.
The Clerk called the roll and the following absentees were noted: Representatives Brown (Gordon J.), Carmichael, Jones (John R.), McLean, Sisson, and Smith.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.
Mr. Smith appeared within the bar of the House.
Mr. McLean and Mr. Carmichael appeared within the bar of the House.
Mr. Jones (John R.) appeared within the bar of the House.
Mr. O'Brien moved that the absent members be excused and that the House proceed with business under the call of the House.
The motion was carried.

REPORTS OF ENROLLMENT

House of Representatives.
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 101; also
Enrolled House Bill No. 214; also
Enrolled Substitute House Joint Resolution No. 13, have compared same with the original bills and resolution and find them correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Howard T. Ball, Harold B. Kellogg.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 38; also
Enrolled House Bill No. 110; also
Enrolled House Bill No. 217; also
Enrolled House Bill No. 220; also
Enrolled House Bill No. 234; also
Enrolled House Bill No. 313; also
Enrolled House Bill No. 400, have compared same with the original and engrossed bills
and find them correctly enrolled.  Mrs. Vincent F. Jones, Chairman.

I concur in this report: Robert C. Bailey.

The Speaker announced that he was about to sign: House Bill No. 38; also
House Bill No. 101; also
House Bill No. 110; also
House Bill No. 214; also
House Bill No. 217; also
House Bill No. 220; also
House Bill No. 234; also
House Bill No. 313; also
House Bill No. 400; also
Substitute House Joint Resolution No. 13.

APPOINTMENT OF COMMITTEE MEMBER

The Speaker appointed Mr. Riemcke as a member of the Committee on
Enrollment and Engrossment.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed: House Bill No. 100 with the following amendments:

"Section 1. Section 43.52.040, as derived from section 5, chapter 227, Laws of 1949
is amended to read as follows:

"The commission shall consist of three members appointed by the governor, with
the advice and consent of the Senate. Members of the commission shall serve at the
pleasure of the governor. 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 as compensation the sum of twenty-five dollars for each day
of service in the work of the commission, and their necessary travelling and other
expenses incurred in connection with such service.

"Sec. 2. Section 43.52.220, as derived from section 13, chapter 227, Laws of 1949, is
amended to read as follows:

"For the purpose of enabling the commission to finance and pay the cost of acquiring,
constructing, improving, enlarging and extending the electric plants and facilities provided
for by this act and of defraying the cost of administering this act:

"(a) The commission is 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 pro-
vided in and by such resolution. Each 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 the bond does not
constitute an indebtedness of the State of Washington. The 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 chapter 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 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 the resolution. All bonds issued under or by authority hereof shall be sold to the highest and best bidder after such advertising for bids as the commission may deem proper.

That the commission may reject any and all bids so submitted and thereafter sell the bonds so advertised under such terms and conditions as the commission deems 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 in making inspections and examinations, interest during the estimated construction period and for six months thereafter, and a reasonable amount for working capital and prepaid insurance. The commission may 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.

(b) In view of the benefits that will accrue to all users of electric power and energy within the state from the operation by the commission of electric plants and facilities as provided by this act, from the stabilizing and better assurance of adequate supplies of electric power and energy made possible thereby, and to provide the commission with revenues for administrative purposes and for paying interest and principal on the revenue bonds provided for by subdivision (a) of this section, a license fee is hereby levied and imposed upon all ultimate users or consumers of electric power and energy within the state, except only such users as the state is prohibited from licensing by the state constitution or by the constitution or laws of the United States, equivalent to one-half of one per cent of all bills and charges payable by such ultimate users and consumers for such electric power and energy, to be included in the amount of such bills and charges without the necessity of separate itemization, to be paid on the due dates of such bills or charges, and to be collected by the suppliers of such electric power and energy for the account of the commission, except that, in any case where such bills and charges are payable to an agency of the United States, said license fee shall be paid by such ultimate user or consumer directly to the commission. All revenues received by the commission from said license fees shall be paid to the state treasurer, as ex officio treasurer of the commission, who shall deposit such revenues in a separate trust fund for use by the commission for the purposes of this act, subject to disbursement by the commission for the purposes aforesaid, and none of such revenues shall ever be used for any other purpose. The imposition of said license fee shall become effective beginning on the first day of the calendar month next succeeding the issuance by the governor of a proclamation that the commission has been appointed and has organized itself for carrying out the purposes of this act, and shall continue in effect until such time as the commission may determine by order that the imposition of said license fee may be temporarily discontinued without prejudice to the carrying out of the purposes of this act, in the event of which determination the imposition of said license fee shall be suspended for the period so specified by the commission, and shall again become effective from and after the termination of such temporary suspension. The commission shall make all necessary rules and regulations, and shall cause all necessary action to be taken to assure prompt payment to it of all amounts payable by ultimate users and consumers of electric power and energy in respect to said license fee.

“Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, and for the support of the state government and its existing public institutions, and shall take effect immediately.”
Amend the title by striking everything after the word "corporations" and inserting in lieu thereof the following: "using electric power and energy; providing a license fee upon all ultimate users or consumers of electric power and energy within the state; amending sections 43.52.40 and 43.52.220, R.C.W., and declaring an emergency.", and the same is herewith transmitted.

HERBERT H. SIEKER, Secretary.

Mr. O'Brien moved that the House do not concur in the Senate amendments to House Bill No. 100 and that the Senate be asked to recede therefrom.

Mr. Clark moved that the House do concur in the Senate amendments to House Bill No. 100.

The Speaker declared the question before the House to be the positive motion by Mr. Clark that the House do concur in the Senate amendments to House Bill No. 100.

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

Mr. O'Brien demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Clark that the House do concur in the Senate amendments to House Bill No. 100, and the motion was lost by the following vote: Yeas, 39; nays, 60; absent or not voting, 0.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Clark, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hoeftel, Hoff, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Lorimer, Mayes, Neill, Ovenell, Pedersen, Phillips, Powell, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Woodall, Zent—39.

Those voting nay were: Representatives Adams, Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holdiday, Hoopingarner, Huhta, Hurley, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Loney, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—60.

The Speaker announced that the House refused to concur in the Senate amendments to House Bill No. 100, and the Senate was asked to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 6, 1951.

MR. SPEAKER:
The Senate has passed: House Bill No. 165 with the following amendments:
Amend the bill by adding a new section to be known as "Section 1" to read as follows:

"Section 1. Section 11.02.01, R.C.W., as derived from sections 1 and 2, chapter 197, Laws of 1919, is amended to read as follows:
"If a person dies leaving a surviving spouse and issue by a former spouse or a mother, father, brother, or sister, and leaving a will whereby all or substantially all the deceased's property passes to the surviving spouse, or having before death conveyed all or substantially all of his or her property to the surviving spouse, and afterwards the latter dies without heirs and without disposing of his or her property by will so that except for this section the same would all escheat, the issue or mother, father, brother, or sister of the spouse first deceased shall take and inherit from the spouse last deceased..."
the property so acquired by will or conveyance or the equivalent thereof in money or other property in accordance with degree of kindred otherwise provided by laws of descent of this state. This section shall be retroactive as to estates unadministered or in course of administration and undistributed.

Amend the bill by renumbering sections 1 and 2 to read “Sec. 2.” and “Sec. 3.”, respectively.

Amend the title by striking the whole thereof and substitute in lieu thereof the following: “An Act relating to descent of property, escheats and to inheritance tax and certain liabilities of an executor, administrator or trustee, and amending sections 11.02.01 and 83.13.01, R.C.W.”.

and the same is herewith transmitted. 

HERBERT H. SIELER, Secretary.

Mr. Paulsen moved that the House refuse to concur in the Senate amendments to House Bill No. 165 and ask the Senate to recede therefrom.

Mr. Clark moved that the House do concur in the Senate amendments to House Bill No. 165.

The Speaker declared the question before the House to be the positive motion by Mr. Clark that the House do concur in the Senate amendments to House Bill No. 165.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained on a rising vote.

The motion by Mr. Clark was lost on a rising vote, and the House refused to concur in the Senate amendments to House Bill No. 165 and asked the Senate to recede therefrom.

MOTION

Mr. Ford moved that the messages on House Bill No. 100 and House Bill No. 165 be immediately transmitted to the Senate.

The motion was carried.

The Speaker called on Mr. Ford to preside.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed House Bill No. 409 with the following amendments:

Amend the bill by adding eight (8) new sections after section 9, to be numbered section 10 to section 17, inclusive, reading as follows:

"Sec. 10. As used in this act:

‘Donor’ means any person who creates a power of appointment.

‘Donee’ means any person given the power to exercise the appointment.

‘Property’ means any property subject to the power of appointment which is within the jurisdiction of this state.

‘Ultimate beneficiary’ means any person who becomes entitled to the property through exercise of the power, or by reason of nonexercise of the power, or by reason of renouncement of the power by the donee, or by reason of renouncement or waiver by the person appointed to receive the property.

‘Greatest possible tax’ means a tentative tax computed on an assumed devolution of the property to an ultimate beneficiary within the limitations of the power, who would be taxable at the highest rates provided by the gift tax laws of this state.

‘Final tax’ means the tax determined under the gift tax laws of this state when the power is exercised or terminated.

‘Due date’ means the fifteenth day of March following, the close of the calendar year in which any gift is made.

‘Commission’ means the tax commission of this state.

‘Sec. 11. The gift of a power of appointment, in conjunction with a disposition of property which is effected before or after the effective date of this act, by intervivos
transfer, direct, or in trust or otherwise, is subject to the gift tax laws of this state from the donor to the ultimate beneficiary thereof.

"Sec. 12. The tax is due as of the date of the gift, and shall be a lien upon the property until paid in full. It shall be the duty of the trustee to pay the tax or provide the security therefor as hereinafter provided, but no provision of this act shall be construed as imposing a personal liability on such trustee. The tax shall be assessed on the value of the property as of the date of the gift regardless of any subsequent increase or decrease in value, and may be paid from the property at the discretion of the trustee. Any refund granted as hereinafter provided shall inure to the benefit of the ultimate beneficiary.

"Sec. 13. Upon the exercise of termination of the power, prior to furnishing the bond or other security for the tax as hereinafter provided, it shall be the duty of the donee to immediately notify the commission thereof, together with the name and address of the ultimate beneficiary and his relationship to the donor. If the donee fails to so notify the commission, which failure results in loss of tax, he shall be liable for such tax.

"Sec. 14. Unless the greatest possible tax is paid in full on or before the date due, a surety company bond shall be executed in favor of the State of Washington by the trustee and filed with the commission, which bond shall be binding on his successors or representatives in an amount equal to the greatest possible tax, conditioned that upon the exercise or termination of the power the commission will be notified and the final tax paid in full: Provided, That the trustee may elect to pay a tentative tax based on the probabilities of devolution of the property, and file a bond only for the difference between the tentative tax paid and the greatest possible tax. The commission, in its discretion, may accept other adequate security in lieu of any bond or payment of tax. If at any time the commission has cause to believe that the bond or security furnished is inadequate to insure payment of the final tax, it may require such further security from the remaining property as it deems necessary. If the trustee fails or refuses to pay such tax, or furnish a bond or adequate security, the greatest possible tax shall immediately become due and payable, and may be enforced against the property by the commission through foreclosure proceedings. Any bond executed by the trustee as above provided shall not be released or exonerated without written consent of the commission.

"Sec. 15. In the event any tentative tax paid as provided heretofore is determined to be in excess of the final tax, a refund for the excess shall be granted by the commission, without interest.

"Sec. 16. The trustee shall have until the due date to pay any tentative tax provided in this act, and if not so paid, interest shall be charged on such tax at the rate of one per cent per month from the first of January next preceding the due date until paid. Interest shall not be charged on the final tax if paid within three months of the exercise or termination of the power, but if not so paid, interest shall be charged at the rate of six per cent per annum from the date the power was exercised or terminated.

"Sec. 17. In the event the donee exercises the power by granting a power of appointment to another donee to all or any part of the property, such property shall be taxed as if the second donee is the ultimate beneficiary thereof, as above provided, and the second donee is then considered as the owner of the property for the purposes of this act."

Amend the title by inserting the words "and gifts" after the word "inheritances" and before the word "wherein", and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Paulsen, the House concurred in the Senate amendments to House Bill No. 409.

The Speaker declared the question before the House to be the final passage of House Bill No. 409, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 409, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 3; absent or not voting, 0.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess,
Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clayde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—96.

Those voting nay were: Representatives Adams, Hurley, Mayes—3.

House Bill No. 409, as amended by the Senate, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Henry (Edward E.), the House reverted to the fourth order of business for the purpose of receiving a resolution.

RESOLUTION

Resolution by Mr. Henry (Edward E.), Mr. Orndorff and Mr. Johnston (Elmer E.):

Be It Resolved by the House of Representatives:

WHEREAS the problem of the qualifications of justice of the peace and the jurisdiction of these judicial officers have plagued and beset several sessions of this honorable legislature,

WHEREAS at each such session of the legislature the honorable member from the twenty-eighth district, Pierce County, Representative Rasmussen, has evidenced great interest and understanding with relation to these problems and their solution,

WHEREAS such experience, study and analysis of the problems of these inferior courts have peculiarly and particularly qualified Representative Rasmussen to continue his study and analysis of this vexing problem,

WHEREAS it is the opinion of the House of Representatives in legislative session assembled that opportunity should be provided within the framework of our judicial process that a fitting position should be established and created to further the opportunity for such further analysis, that Representative Rasmussen may care to make,

WHEREAS the supreme court of the State of Washington has the power to assist such studies and to authorize the admission of officers of the court to act as practitioners before such justice courts,

Now, Therefore, Be It Resolved That the House of Representatives request and petition the supreme court to create and designate a classification to be known as Class "C" practitioners before justices of the peace who are not lawyers, with jurisdiction of matters involving not more than twenty-five dollars, and after the creation of this special designation to specially admit Representative A. L. (Slim) Rasmussen to the special post thus created.

Mr. Henry (Edward E.) moved that the resolution be adopted.

On motion of Mr. O'Brien, the following amendment to the resolution was adopted:

Amend the resolution by striking the word "Representative" in line 27 of the original resolution, and insert in lieu thereof the word "Representatives". Further amend the resolution in line 28 of the original resolution by striking the comma (,) and inserting the name "Ernest W. Lennart"

The motion was carried and the resolution, as amended, was adopted.

MOTION

On motion of Mr. O'Brien, the House returned to the seventh order of business.
SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed House Bill No. 231 with the following amendments:

Amend the bill by adding thereto the following:

"Sec. 2. For the purpose of this act, unless otherwise clearly indicated by the con­text, the terms used shall have the following meanings:
"(a) The term 'department' as used herein means the state department of social security.
"(b) The term 'director' as used herein means the director of the state department of social security.
"(c) The term 'children's staff' as used herein means personnel of the department specially qualified in and responsible for the direction of services for children.
"(d) The term 'agency' as used herein is defined as any person, firm, association or corporation, or any private institution, but not including foster homes, which receives for control, care, placement or maintenance, minor children, and not including in the case of an individual, children related to such persons or under guardianship, but shall include within its scope the following:
"(1) A children's institution is defined as an establishment which is maintained and operated for the group care of children or which may accept custody and responsibility as required for the welfare of children under care. It shall not apply to any boarding school which is essentially and primarily engaged in educational work characterized by having education as its only function, operating on a definite school year schedule, following a stated academic curriculum, accepting only school-age children, and not accepting custody of children; nor to any nonprofit institution which is operated under adequate local control by an established board of laymen or by a church organization certified annually by the director as qualified to manage such institution without state supervision.
"(2) A child-placing agency is defined as any agency, society, association, institution or person not related by blood to the child placed, which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption.
"(3) A maternity home is an institution or place of residence the primary function of which is to give care to illegitimately pregnant girls or women, before or during confinement, or which provides care as needed to mothers and their infants after confinement, with or without compensation.
"(4) A day nursery is an institution which provides care during the day for a group of children with or without compensation. Its primary function is to give care and supervision to children in need of supplemental parental care during the day whose own families are unable to provide this daytime care. A day nursery shall not mean a nursery school which is essentially and primarily engaged in educational work with preschool children whose parents send the child to the nursery school only for education, the child not being in need of supplemental parental care.
"(5) An hourly nursery is an agency which has the facility for providing care for children on an hourly basis, with the primary function of providing a few hours of care and supervision of such children during the period when parents are shopping or keeping appointments: Provided, That nothing in this act shall be construed to cover the occasional care of a neighbor's, relative's or friend's child or children with or without monetary consideration or where the person does not regularly engage in such activity or where parents on a mutually cooperative basis exchange care of one another's children. It shall not include any agency operated by another state department or gov­ernmental agency.

"Sec. 3. The department shall have the power, and it shall be its duty through the children's staff of the department:
"(a) To promulgate standards as follows:
"(1) Practices and policies of the applicant must provide adequately for the protection of the health, safety, physical, moral and mental well-being of the children cared for by the applicant or licensee.
"(2) The applicant or licensee or the person charged with the active management must be persons of good character.
"(3) The applicant or licensee must employ an adequate number of capable persons qualified by education or experience to render the type of care for which the applicant seeks a license.
“(4) The applicant or licensee must have adequate physical facilities for the purpose for which the applicant seeks a license.

“(b) To promulgate and publish rules and regulations in implementation of these standards governing the issuance of and renewal of licenses.

“(c) To inspect and evaluate all applicants or licensees to determine whether or not there is compliance by such applicant or licensee with the applicable rules and regulations and standards.

“(d) To consult with licensees and those applying for a license in order to help them improve their methods and facilities of child care.

“(e) To prescribe the form and content of reports necessary for the administration of this act and to require regular reports from each licensee.

“(5) The applicant or licensee must carry an adequate liability and property damage insurance policy in such amount as may be determined by the director.

“Sec. 4. On receipt of an application showing compliance with all of the requirements of this act and all the rules and regulations of the department, a license for a period of one year shall be granted by the department. If a licensee desires to apply for a renewal of its license, a request therefor shall be filed three months prior to the expiration date: Provided, That all agencies now approved by the department shall be deemed to be approved by the department to operate hereunder for a period of ninety days after the effective date of this act.

“Sec. 5. Applicants for a license as provided for in this act shall make application to the state department of social security on forms provided by the department. Upon receipt of such an application the department shall have a reasonable time in which to determine whether or not a license should be granted. The licenses provided for in this act shall be issued for a period of one year. If a licensee desires to apply for a renewal of its license a request for a renewal shall be filed three months prior to the expiration date of the license. If the department has failed to act at the time of the expiration date of the license, the license shall be deemed to be automatically and temporarily renewed until such time as the department shall act: Provided, That all agencies now approved by the state department of social security shall be deemed to be approved to operate under the provisions of this act for a period of ninety days following its enactment.

“Sec. 6. Fire protection with respect to all agencies to be licensed hereunder shall be the responsibility of the state fire marshal. In this connection the state fire marshal shall adopt, promulgate, and enforce such rules and regulations as may be designed to protect the occupants from fire hazards, and he shall make or cause to be made such inspections and investigations as he deems necessary.

“Each applicant for a license shall submit to the department of social security a certificate of approval from the state fire marshal that rules and regulations for fire protection as established by him have been met before a license can be issued.

“Sec. 7. The state board of health with the advice of representatives of voluntary agencies subject to this act and the state department of social security, shall adopt and promulgate such rules and regulations with respect to all child welfare agencies to be licensed hereunder as is deemed necessary to promote and protect the health of all children residing therein.

“(a) Except as provided in Sec. 7-(b) of this act the health rules and regulations of the state board of health shall be enforced by the state department of health.

“(b) Any city, county, or district health department, which employs a full-time health officer, may make application in writing to the state director of health for a certificate of approval to enforce the rules and regulations of the state board of health within the area of its jurisdiction. Upon receipt of such application the state director of health shall investigate and determine whether the city, county, or district health department is entitled to such approval and if so the state director of health shall issue the certificate applied for. Upon receipt of such certificate of approval the local health department shall have full authority through the health officer to perform all the duties relative to the enforcement of the rules and regulations of the state board of health. Any certificate of approval may be cancelled by the state director of health after thirty days notice in writing to the holder of the certificate of approval should it be found that such holder is incompetent or unable to enforce the rules and regulations of the state board of health.

“(c) The state department of health or the local health department having authority shall make or cause to be made such inspections and investigations of child welfare agencies as is deemed necessary, and each applicant for a license shall submit to the department a certificate of approval from the state or local health department that rules
and regulations for health as established by the state board of health have been met before a license can be issued.

"Sec. 8. The department may issue provisional licenses to applicants for a license, or licensees who are unable to conform to all the rules and regulations of the department as established pursuant to sections 3, 6-7 of this act. No provisional license may be issued unless the applicant makes at least minimum provision for the health and safety of the child and unless the department finds that an emergent need exists for the type of service the applicant proposes to render. Such provisional license shall in no event be issued for a period in excess of six months and shall not be subject to renewal.

"Sec. 9. (a) Any license issued pursuant to this act may be denied, suspended or revoked by the director upon proof (1) that the licensee has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to the provisions of this act, or (2) that the conditions required for the issuance of a license under this act have ceased to exist with respect to such licensees.

(b) Whenever the director shall have reasonable cause to believe that grounds for the denial, suspension or revocation of a license exist or that a licensee has failed to qualify for renewal of a license he shall notify the licensee in writing stating the grounds upon which it is proposed that the license be denied, suspended, revoked or not renewed.

The director shall promulgate and publish rules and regulations governing the conduct of hearings. Within fifteen days from the receipt of notice of the grounds denial, suspension, revocation or lack of renewal the licensee may serve upon the director a written request for hearing. Service of a request for hearing may be made by registered mail. Upon receiving a request for hearing the director shall fix a date upon which the matter may be heard, which date shall be not more than thirty days from the receipt of the request for such hearing and shall give the licensee at least fifteen days written notice of said hearing date. If no request for hearing is made within the time specified, the license shall be deemed denied, suspended or revoked. It shall be the duty of the department within thirty days after the date of the hearing to notify the appellant of the decision of the director.

"Sec. 10. In the event that an applicant or licensee feels aggrieved by the decision rendered in the hearing provided for in the foregoing section, he shall have the right to appeal to the superior court of the county of his legal residence which appeal shall be taken by a notice filed with the clerk of the court and served upon the director either by registered mail or by personal service within fifteen days after the decision of the department. Upon receipt of the notice of appeal, the clerk of the superior court shall immediately docket the case for trial.

"Within ten days after being served with a notice of appeal the director shall file with the clerk of the court the record of the case on appeal, and no further pleadings shall be necessary to bring the appeal to issue.

The court shall decide the case on the record. The findings of the director as to the facts shall be conclusive unless the court determines that such findings are not supported by a preponderance of the evidence in the record.

The court may affirm the decision of the director or reverse any decision of the director where it finds the director has acted arbitrarily, capriciously or contrary to law, and remand the cause to the director for further proceedings in conformity with the decision of the court. Either party may appeal from the decision of the superior court to the supreme court of the state, which appeal shall be taken and conducted in the manner provided for by law or by the rules of the court applicable to civil appeals.

"Sec. 11. A copy of the articles of incorporation or amendment of the articles of existing corporations for agencies shall be sent by the secretary of state to the department of social security at the time such articles are filed.

"Sec. 12. It is the duty of all agencies, pursuant to this act, to accord the department or its agents the right of entrance, privilege of inspection, and access to its records of work for the purpose of ascertaining the kind and quality of work done and of obtaining a proper basis for its recommendations.

"Sec. 13. The term 'foster home' as used in this act shall mean a family home which is operated with or without compensation to provide care on a twenty-four hour basis or during a period of the twenty-four hours a day in lieu of the child's own home. It shall not include within its scope the occasional care of a neighbor's, relative's or friend's child or children with or without compensation or where the person does not regularly engage in such activity or where the parents on a mutually cooperative basis exchange care of one another's children.
"Sec. 14. The department shall have the power, and it shall be its duty, through the children's staff of the department:

"(1) To issue and renew licenses to applicants who have complied with the following standards either directly or through the county welfare departments acting for the department or licensees of the department as prescribed by rules and regulations.

"(a) The applicant for a certificate of approval as a foster home must be a person of good character.

"(b) The foster home care of the applicant must provide adequately for the protection of the health, safety, physical, mental and moral well-being of the child or children to be cared for by the applicant.

"(2) To promulgate and publish rules and regulations in implementation of these standards governing the issuance and renewal of certificates of approval.

"(3) To inspect and supervise all foster homes to enforce the application of the rules and regulations.

"(4) To deny, revoke or suspend the certificate of approval of any foster home which has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to this act.

"Sec. 15. Notwithstanding the existence or pursuit of any other remedy, the department of social security may, in the manner provided by law, upon the advice of the attorney general who shall represent the department in the proceeding, maintain an action in the name of the state for injunction or other process against any person, partnership, association, or corporation, or any private institution, agency or foster home, which shall hereafter give temporary or permanent care or custody to a child or children, or an illegitimate pregnant woman or women not related by blood, marriage, or adoption to such person, without having a license from the department or a certificate of approval as a foster home, or who shall place for temporary or permanent care or for adoption, a child or children not related to him by blood, marriage or adoption without having a license or certificate of approval, as heretofore provided in this act.

"Sec. 16. 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 of any agency, children's institution, child placing agency, maternity home, day or hourly nursery, foster home or other related institution conducted for or by members of a recognized religious sect, denomination or organization which in accordance with its creed, tenets, or principles depends for healing upon prayer in the practice of religion, nor shall the existence of any of the above conditions militate against the licensing of such a home or institution.

"Sec. 17. Every person having the care and custody, whether temporary or permanent, of minor children under the age of twelve years, who shall leave such children in a parked automobile unattended by an adult while such person enters a tavern or other premises where vinous spirituous or malt liquors are dispensed for consumption on the premises shall be guilty of a gross misdemeanor.

"Sec. 18. This act is necessary for the public health, welfare and safety, and shall take effect immediately."

Amend the title by striking after the comma (,) and before the word "amending" the word "and"

Amend the title further by inserting after "R.C.W." the following: "; providing for the licensing of child care and placing agencies; issuance of certificates of approval to foster homes; establishing standards; providing for appeals; and prescribing procedures declaring a crime; and", and the same is herewith transmitted.  

HERBERT H. SIELER, Secretary.

Mr. Paulsen moved that the House do not concur in the Senate amendments to House Bill No. 231, and ask the Senate to recede therefrom.

Mr. Comfort moved that the House do concur in the Senate amendments to House Bill No. 231.

Debate ensued.

The Speaker declared the question before the House to be the positive motion by Mr. Comfort that the House do concur in the Senate amendments to House Bill No. 231.

The motion was lost on a rising vote, and the House refused to concur in the Senate amendments to House Bill No. 231 and asked the Senate to recede therefrom.
MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 113, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash.; March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 123, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 151, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

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.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 162, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 174, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 177, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 188, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 189, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 199, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 221, and passed the bill as amended by the House.  

HERBERT H. SIELER, Secretary.
MR. SPEAKER:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 232, and passed the bill as amended by the House. HERBERT H. SIEFER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 244, and passed the bill as amended by the House. HERBERT H. SIEFER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has concurred in the House amendments to Senate Bill No. 303, and passed the bill as amended by the House. HERBERT H. SIEFER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has concurred in the House amendment to Senate Bill No. 362, and passed the bill as amended by the House. HERBERT H. SIEFER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has concurred in the House amendment to Senate Bill No. 379, and passed the bill as amended by the House. HERBERT H. SIEFER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has concurred in the House amendment to Senate Bill No. 399, and passed the bill as amended by the House. HERBERT H. SIEFER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MOTION

On motion of Mr. Adams, the House dispensed with further proceedings under the call of the House.
The Speaker declared the House at ease.
The Speaker called the House to order.

REPORTS OF ENROLLMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 221; also
Enrolled House Bill No. 329; also
Enrolled House Bill No. 349, have compared the same with the original and engrossed bills and find them correctly enrolled.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Frank Connor, Andy Hess.

House of Representatives,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 267; also
Enrolled House Bill No. 384, have compared same with the original and engrossed bills and find them correctly enrolled.

Chairman.

We concur in this report: Charles R. Savage, (Miss) Ella Wintler.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 52; also
Enrolled House Bill No. 75; also
Enrolled House Bill No. 211; also
Enrolled House Bill No. 403, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: W. Kenneth Jones, Charles A. Riemcke.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 404, have compared same with the engrossed bill and find it
correctly enrolled.

We concur in this report: Gladys Phillips, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 48; also
Enrolled House Bill No. 311; also
Enrolled House Bill No. 374, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Charles R. Savage, (Miss) Ella Wintler.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 7; also
Enrolled House Bill No. 330, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Robert C. Bailey, Robert Bernethy.

Mrs. Vincent F. Jones, Chairman.

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Joint Memorial No. 8; also
Enrolled House Joint Resolution No. 6, have compared same with the original
memorial and resolution and find them correctly enrolled.

We concur in this report: Robert C. Bailey, Robert Bernethy.

The Speaker announced that he was about to sign: House Bill No. 7; also
House Bill No. 48; also
House Bill No. 52; also
House Bill No. 75; also
House Bill No. 211; also
House Bill No. 221; also
House Bill No. 267; also
House Bill No. 311; also
House Bill No. 329; also
House Bill No. 330; also
House Bill No. 349; also
House Bill No. 374; also
House Bill No. 384; also
MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 289, but failed to pass the bill as amended by the House. HERBERT H. SIELER, Secretary.

The Speaker declared the House at ease.
The Speaker called the House to order.
Mr. O'Brien raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Beierlein, Carmichael, Carty, Donohue, Dootson, Gallagher, Gordon, Holliday, Rasmussen, Roderick, Savage, Smith, Stokes, Strom and Vane, Representative Vane having been excused.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 15, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendments to Re-Engrossed Senate Bill No. 34, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Substitute Senate Bill No. 40, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 55, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Re-Engrossed Senate Bill No. 61, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 62, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 63, 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. 72, and passed the bill as amended by the House.

The Senate has concurred in the House amendment to Engrossed Senate Bill No. 82, and passed the bill as amended by the House.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 84, and passed the bill as amended by the House.

The Senate has concurred in the House amendment to Senate Bill No. 85, and passed the bill as amended by the House.

The Senate has concurred in the House amendment to Senate Bill No. 86, and passed the bill as amended by the House.

The Senate has concurred in the House amendment to Senate Bill No. 88, and passed the bill as amended by the House.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 100, and passed the bill as amended by the House.

On motion of Mr. Paulsen, the House refused to recede from its amendments to Senate Bill No. 64, and asked the Senate for a conference thereon.

On motion of Mr. Savage, the House refused to recede from its amendments to Senate Bill No. 69, and asked the Senate for a conference thereon.
On motion of Mr. Paulsen, the House refused to recede from its amendments to Engrossed Senate Bill No. 100, and asked the Senate for a conference thereon.

MR. SPEAKER:
The Senate has refused to concur in the House amendment to Senate Bill No. 100, and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mrs. Hansen, the House refused to recede from its amendment to Senate Bill No. 108, and asked the Senate for a conference thereon.

MR. SPEAKER:
The Senate has refused to concur in the House amendments to Senate Bill No. 173, and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Paulsen, the House refused to recede from its amendments to Senate Bill No. 173, and asked the Senate for a conference thereon.

MR. SPEAKER:
The Senate has refused to concur in the House amendment to Senate Bill No. 183, and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. O'Brien, the House receded from its amendment to Senate Bill No. 183.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 183 without the House amendment.

The Clerk called the roll on the final passage of Senate Bill No. 183 without the House amendment, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Cooney, Cory, Ford, Forrest, Giboney, Gordon, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Sorensen, Stokes, Stonecipher, Testu, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Clark, Donohue, Hallauer, Hawley, Neill, Timm—6.

Those absent or not voting were: Representatives Beierlein, Connor, Dootson, Eldridge, Frayn, Gallagher, Holliday, Roderick, Simmons, Strom, Vane—11.

Senate Bill No. 183, without the House amendment, having received the constitutional majority, was declared passed.
Mr. Speaker:
The Senate has refused to concur in the House amendments to Senate Bill No. 184 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIETER, Secretary.

Mr. O'Brien moved that the House refuse to recede from its amendments to Senate Bill No. 184, and that the Senate be asked for a conference thereon.

Mr. Clark moved that the House do recede from its amendments to Senate Bill No. 184, and pass the bill without the House amendments.

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 the following absentees were noted: Representatives Beierlein, Dootson, Holliday, Strom, Vane and Zent, Representative Vane having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

Representatives Beierlein and Zent appeared within the bar of the House.

Mr. O'Brien moved that the absent members 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 by Mr. Clark that the House do recede from its amendments to Senate Bill No. 184, and pass the bill without the House amendments.

Debate ensued.

Mr. O'Brien demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Clark and the motion was lost by the following vote: Yeas, 22; nays, 75; absent or not voting, 2.

Those voting yea were: Representatives Ball, Clark, Cory, Frayn, Gordon, Hallauer, Hawley, Hillyer, Hoefel, Jeffrey, Jones (W. Kenneth), Neill, Orndorff, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Timm, Woodall, Zent-22.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopangner, Huhta, Hurley, Johnston (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knobauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker-75.

Those absent or not voting were: Representatives Dootson, Vane—2.

The Speaker announced that the House refused to recede from its amendments to Senate Bill No. 184, and asked the Senate for a conference thereon.
Mr. Speaker:
The Senate has refused to concur in the House amendments to Senate Bill No. 344 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIILER, Secretary.

Mr. Paulsen moved that the House recede from its amendments to Senate Bill No. 344 and pass the bill without the House amendments.

Debate ensued.

The motion was lost on a rising vote, and the House refused to recede from its amendments to Senate Bill No. 344 and asked the Senate for a conference thereon.

Mr. Speaker:
The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 59 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIILER, Secretary.

On motion of Mrs. Hansen, the House refused to recede from its amendments to Engrossed Senate Bill No. 59, and asked the Senate for a conference thereon.

SECOND READING OF BILLS

House Bill No. 408, by Representative Ford (by executive request):
Relating to a corporate income tax.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 408, relating to a corporate income tax, have had 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 14, page 11, line 14 of the original bill, being page 7, line 5 of the printed bill, strike the whole of subsection (g) and insert in lieu thereof the following: "(g) Certain distributions. That proportion of the amounts paid or credited during a taxable year to its members or depositors by a savings and loan association, mutual savings bank or organization of like character operating on a mutual plan upon withdrawable shares, savings accounts or deposits, which the number of days in such taxable year bears to three hundred and sixty-five."

Amend the bill further by adding thereto a new subsection to be known as subsection (gg) to read as follows: "(gg) Discriminatory deductions. If any deduction provided for in this section is finally adjudged discriminatory against a national banking association contrary to Title 12, section 548, United States Code, or is for any reason adjudged invalid, in that event the tax of the favored taxpayer shall be recomputed by the commission for each taxable year in question, as of the time of allowance of the deduction, by disallowing the deduction, and any difference between the amount of the tax as recomputed and the amount of the tax as originally computed shall be subject to the provisions hereof relating to original computations."

In section 6, paragraph (a), page 4, lines 30 and 31 of the original bill, being page 3, lines 21 and 22 of the printed bill, after the word "following" and before the words "shall be exempt" strike the word "corporations" and insert in lieu thereof the word "instrumentalities."


Mr. Speaker:
I, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 408, relating to a corporate income tax, have had the same under con-
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: B. Roy Anderson.

The bill was read the second time by sections.

Mr. Anderson (B. Roy) moved the adoption of the following amendment:

Amend the bill by striking all of subsection (b) in section 6, page 5, lines 8, 9 and 10 of the original bill, being page 3, lines 28 and 29 of the printed bill, and inserting in lieu thereof the following:

"(b) Insurance companies and companies subject to Part I of the interstate commerce act. Insurance companies, taxed on the basis of gross premiums under the provisions of chapter 48.14, R.C.W., and companies subject to the provisions of Part I of the interstate commerce act, shall be exempt from taxation under this act."

Debate ensued.

The motion by Mr. Anderson (B. Roy) was lost on a rising vote and the amendment was not adopted.

Mr. Gordon moved that the following amendment be adopted:

In section 6, page 3, line 24 of the printed bill, after the semi-colon (;) following the word "banks" and before the figure "(4)" strike the word "and", and in line 25, after the words "United States and before the colon (:) insert the following: "; and (5) associations and/or corporations organized and operated on a cooperative basis, as set forth in subdivisions (12) and (13), section 101 of the internal revenue code"

Debate ensued.

The motion was lost on a rising vote and the amendment was not adopted.

MOTION FOR RECONSIDERATION

Mr. Stokes moved that the House do reconsider the vote by which Mr. Gordon's amendment to House Bill No. 408 failed to pass.

Debate ensued.

The motion was withdrawn.

Mr. Comfort moved the adoption of the following amendment:

In section 39, page 14, line 23 of the printed bill, after the figures "1935" and before the words "are hereby" insert the following: "and sections 82.01 to 82.01.51, R.C.W., both inclusive"

Debate ensued.

Mr. Henry (Edward E.), demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

The Speaker observed within the bar of the House Mr. Larry Smythe, political reporter for the Oregon Journal, and appointed Mr. Carty and Miss Wintler to escort him to a guest seat at the press table.

Mr. Powell moved the adoption of the following amendment:

In section 5, page 3, line 9 of the printed bill, after the semicolon (;) following the word "provided" insert the following: "provided, however, that there may be credited against such excise tax the amount of business and occupation tax imposed by the Revenue Act of 1935, as amended, which the taxpayer paid during such preceding calendar year or fiscal year;"

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

Mr. Riemcke demanded a roll call and the demand was not sustained.

The motion by Mr. Powell was lost on a rising vote and the amendment was not adopted.
Mr. Clark moved the adoption of the following amendment:

In section 6, paragraph (a), page 3, line 27 of the printed bill, strike the period (.) after the words "United States" and add a colon (:) and the following: "Provided, however, That corporations engaged in manufacturing product or products for ultimate use in the existing or future emergency of the United States, or corporations retailing necessities of life shall be exempt from taxation under this act."

Debate ensued.
Mr. O'Brien demanded the previous question and the demand was sustained.

The motion by Mr. Clark was lost and the amendment was not adopted.

Mr. Frayn moved the adoption of the following amendment:

In section 13, page 10, line 1 of the original bill, being page 6, line 13 of the printed bill, add a new subsection to be known as subsection (i) to read as follows:

"(i) The first twenty-five thousand dollars of gross profits will be exempt from taxation if the money is set aside for capital investment. Depreciation deduction on capital investment made from this amount will not be allowed as provided in subsection (b) of section 16."

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The motion by Mr. Frayn was carried on a rising vote and the amendment was adopted.

COMMITTEE OF THE WHOLE HOUSE

On motion of Mr. Young, the House resolved itself into a Committee of the Whole House for the purpose of considering House Bill No. 408.

The Speaker appointed Mr. O'Brien to preside as chairman of the Committee of the Whole House.

The committee arose and the chairman, Mr. O'Brien, reported that Mr. Roger Freeman, special assistant to the governor had appeared before the Committee of the Whole House and that the committee had made progress in its consideration of House Bill No. 408.

The Speaker resumed the Chair.

MOTION FOR RECONSIDERATION

Mr. Carmichael moved that the House do now reconsider the vote by which the amendment by Mr. Frayn was carried.

PARLIAMENTARY INQUIRY

Mr. Anderson (B. Roy):

"Mr. Speaker, do I understand that to be in accord with the opinion the Speaker has given to the House, the question of reconsideration must be raised immediately following the adoption of the amendment?"

RULING BY THE SPEAKER

"No action transpired as relates to the bill since the amendment was adopted. The Committee of the Whole House has met and just reported back and the House has resumed business, so the motion to reconsider is in order."

Debate ensued.

Mr. Nunamaker demanded the previous question and the demand was not sustained.

On motion of Mr. O'Brien, the House dispensed with further proceedings under the call of the House.

The Speaker declared the House at ease.

The Speaker called the House to order.
Mr. O'Brien raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Ball, Dootson, Hillyer, Kupka, Olson (Ole H.), Paulsen, Smith and Vane, Representative Vane having been excused.

The Speaker called on Mr. Adams to preside.

The Speaker (Mr. Adams presiding):

"The Speaker appoints Mrs. Eva Anderson and Mr. O'Brien to escort Speaker and Mrs. Hodde to a place in front of the rostrum."

PRESENTATION OF GIFT TO SPEAKER

Mr. and Mrs. Hodde were escorted to a place in front of the rostrum.

Mr. Adams:

"Mr. Speaker and Mrs. Hodde:

"This is indeed a great privilege that I have to be able to present to you, through our esteemed lady from Skagit County, a token of our appreciation to you folks."

The Speaker (Mr. Adams presiding) called on Mrs. Ridgway to come forward.

Mrs. Ridgway:

"My good friend, Charlie, as you are affectionately called, and your very dear and precious wife, and ladies and gentlemen of the House:

"I'm going to state in the first place that it is a distinct pleasure to be up here looking down on Charlie instead of having Charlie up here looking down on me. And I do want to say that we, as members of the thirty-second session of the legislature, wish to express to you our sincere appreciation for your untiring efforts, Charlie, and your devoted services to us, and not only to us as members of the House of Representatives but to the citizens of the State of Washington. Your fairness and splendid leadership have been a real and sincere inspiration to all of us who, in our efforts, are trying to serve the State of Washington. It is with these thoughts in mind that we, the members of the House of Representatives of this thirty-second session of the legislature, have joined together in presenting to you and Mrs. Hodde a token of our appreciation of your services in the form of a very fine set of Lenox china.

"To you, Mrs. Hodde, it is our feeling that this lovely set of fine china matches your charm, your daintiness, your fine character and your charming personality. We also have on the desk a scroll which has been signed by the members of this House and which expresses to our good friend, Charlie, our sincere appreciation for his fine services to us and to the State of Washington.

"We know that Charlie is going to have many fine meals off of this set of china, and don't be surprised if some of us drop in on you in your home in Colville and taste some of your fine cooking. We know the spirit of hospitality is there and will be there as it is in the spirit of your services and cooperation as expressed to us, the members of the House of Representatives.

"In conclusion may I say that we hope our gift will be an inspiration for many, many happy occasions to you and your family and your friends."

Mr. Adams:

"And, in addition, Mrs. Hodde, when you come to the sugar bowl we have a little sugar here that we wish to put in it. We understand that next month your parents will be celebrating their fiftieth wedding anniversary and this little sugar will get you down there. Then, you'll have to depend on Charlie to get you back."

Mr. Hodde:

"Really, I think in a situation like this my wife should make a speech. I want to tell you of what happened two years ago and I suspect the same thing will happen again. We were presented with some silverware and, as happened this time, there was a little money left over. Mr. Zent handed the money to my daughter, as my wife was not able to be here at that time. He said, 'Now, you're to go home and buy yourself an automatic washing machine.' Mrs. Hodde took the little present and spent six weeks in California but she said that wasn't the money she had spent. Finally she took two hundred dollars down and bought a three hundred and seventy-five dollar washing machine."
"I want to assure you that we certainly do appreciate and like this gift, not only because of its value—it being a very fine product and one we will always be proud to own, although I know I won't get to eat off of them very often—but chiefly because of the fact that it does represent something we received from our friends for our services here and is something we can look back on. I think there are just about enough dishes so that we can write the name of each member on the bottom or the top of a dish, so that when we look at them, we will remember the members.

"This year is different. This year there is something for the Speaker. I will keep the scroll and I'm sure that I'll appreciate it just as long as my wife will appreciate the china."

Mrs. Hodde:

"I would like to say thanks to each one of you. You don't know how many times I have looked at this china in the magazines and dreamed of owning it. I surely do appreciate these beautiful dishes and I extend to each and every one of you, personally, an invitation to come visit us; and I assure you we will have plenty of spuds and apples. Thank you very much."

The members of the House and the visitors in the galleries all rose and heartily applauded.

The Speaker (Mr. Adams presiding) declared the House to be at ease until the sound of the gavel.

The Speaker called the House to order.

RECONSIDERATION

The Speaker declared the question before the House to be the motion by Mr. Carmichael to reconsider the vote by which the amendment by Mr. Frayn to House Bill No. 408 was carried.

The motion to reconsider was carried.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Frayn.

Debate ensued.

Mr. McLean demanded the previous question and the demand was sustained.

The motion was lost and the amendment by Mr. Frayn was not adopted.

House Bill No. 408 was passed to third reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 99, and asks the House for a conference thereon. Herbert H. Sieler, Secretary.

On motion of Mr. Jones (W. Kenneth), the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 99.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 99, Representatives Gallagher, Forrest and Jones (W. Kenneth).

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 130, and asks the House for a conference thereon. Herbert H. Sieler, Secretary.

On motion of Mr. Comfort, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 130.

The Speaker appointed as House members of the Conference Committee
on Engrossed House Bill No. 130, Representatives Donohue, Beierlein and Kellogg.

Mr. Speaker:

The Senate refuses to recede from its amendments to House Bill No. 130, and asks the House for a conference thereon.

On motion of Mr. Comfort, the House granted the request of the Senate for a conference on the Senate amendments to House Bill No. 130.

The Speaker appointed as House members of the Conference Committee on House Bill No. 319, Representatives Cooney, Carmichael and Schumann.

Mr. Speaker:

The Senate refuses to recede from its amendments to House Bill No. 100, and asks the House for a conference thereon.

On motion of Mr. Clark, the House granted the request of the Senate for a conference on the Senate amendments to House Bill No. 100.

The Speaker appointed as House members of the Conference Committee on House Bill No. 100, Representatives Henry (Edward E.), Savage and Johnston (Elmer E.).

Mr. Speaker:

The Senate refuses to recede from its amendments to House Bill No. 231, and asks the House for a conference thereon.

On motion of Mr. Olson (Ole H.), the House granted the request of the Senate for a conference on the Senate amendments to House Bill No. 231.

The Speaker appointed as House members of the Conference Committee on House Bill No. 231, Representatives King, Hurley and Comfort.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 190, and asks the House for a conference thereon.

On motion of Mr. Neill, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 190.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 190, Representatives Paulsen, Powell and Neill.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 305, and asks the House for a conference thereon.

On motion of Mr. Sisson, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 305.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 305, Representatives Rasmussen, Woodall and Bailey.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 552, and asks the House for a conference thereon.

On motion of Mr. Sisson, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 552.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 552, Representatives Rasmussen, Woodall and Bailey.
On motion of Mr. Ford, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 552.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 552, Representatives Olson (Ole H.), Johnson (Charlie) and Lorimer.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 333 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Cory moved that the House refuse to recede from its amendments to Engrossed Senate Bill No. 333, and that the Senate be asked for a conference thereon.

Mr. Clark moved that the House do recede from its amendments to Engrossed Senate Bill No. 333 and pass the bill without the House amendments. Debate ensued.

The Speaker declared the question before the House to be the motion by Mr. Clark.

The motion was lost and the House refused to recede from its amendments to Engrossed Senate Bill No. 333, and the Senate was asked for a conference thereon.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has concurred in the House amendment to Senate Bill No. 31, and passed the bill as amended by the House.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has receded from its amendments to House Bill No. 50 and has passed the bill without the Senate amendments, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has receded from its amendments to House Bill No. 165 and has passed the bill without the Senate amendments, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has receded from its amendments to Engrossed House Bill No. 413 but failed to pass the bill, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has receded from its amendments to Engrossed House Bill No. 529 and has passed the bill without the Senate amendments, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Senate Chamber,
Olympia, Wash., March 8, 1951.

The President has signed: House Bill No. 7; also House Bill No. 48; also
House Bill No. 52; also
House Bill No. 75; also
House Bill No. 211; also
House Bill No. 221; also
House Bill No. 267; also
House Bill No. 311; also
House Bill No. 329; also
House Bill No. 330; also
House Bill No. 349; also
House Bill No. 374; also
House Bill No. 384; also
House Bill No. 403; also
House Bill No. 404; also
House Joint Memorial No. 8; also
House Joint Resolution No. 6, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: House Joint Resolution No. 8; also
House Concurrent Resolution No. 10; also
House Bill No. 64; also
House Bill No. 226; also
House Bill No. 405; also
House Bill No. 441; also
House Bill No. 443; also
House Bill No. 451; also
House Bill No. 475; also
House Bill No. 483; also
House Bill No. 545; also
House Bill No. 556, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

House of Representatives,
Olympia, Wash., March 8, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 143, have compared same with the engrossed bill and find it
correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: B. Roy Anderson, Edward E. Henry.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 165, have compared same with the original bill and find it
correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Robert C. Bailey, Gladys Phillips.
MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 171, have compared same with the original bill and find it
correctly enrolled.

We concur in this report: Harold B. Kellogg, Charles R. Savage.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 204; also
Enrolled House Bill No. 207; also
Enrolled House Bill No. 293, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Robert C. Bailey, Harold B. Kellogg.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 227; also
Enrolled House Bill No. 298; also
Enrolled House Bill No. 532, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Frank Connor, John L. Cooney.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 375, have compared same with the engrossed bill and find it
correctly enrolled.

We concur in this report: Arthur H. Bassett, Dwight S. Hawley.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 434, have compared same with the engrossed bill and find it
correctly enrolled.

We concur in this report: Douglas G. (Doug) Kirk, (Miss) Ella Wintler.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 466; also
Enrolled Substitute House Bill No. 514; also
Enrolled House Bill No. 578, have compared same with the original and engrossed
bills and find them correctly enrolled.

We concur in this report: Harold B. Kellogg, Charles R. Savage.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 469; also
Enrolled House Bill No. 529, have compared same with the engrossed bills and find
them correctly enrolled.

We concur in this report: Robert C. Bailey, Gladys Phillips.
MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 491; also Enrolled House Bill No. 614, have compared same with the original and engrossed bills and find them correctly enrolled. MRS. VINCENT F. JONES, CHAIRMAN.

We concur in this report: Douglas G. (Doug) Kirk, (Miss) Ella Wintler.

The Speaker announced that he was about to sign: House Bill No. 143; also House Bill No. 165; also House Bill No. 171; also House Bill No. 204; also House Bill No. 207; also House Bill No. 227; also House Bill No. 293; also House Bill No. 298; also House Bill No. 375; also House Bill No. 406; also House Bill No. 434; also House Bill No. 469; also House Bill No. 491; also Substitute House Bill No. 514; also House Bill No. 529; also House Bill No. 532; also House Bill No. 578; also House Bill No. 614.

MESSAGES FROM THE SENATE

SENATE CHAMBER,

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 59 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Sears, Lee and Tisdale.

HERBERT H. SIETER, SECRETARY.

The Speaker appointed as House members of the Conference Committee on Engrossed Senate Bill No. 59, Representatives Simmons, Schumann and Hansen.

SENATE CHAMBER,

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Senate Bill No. 64 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Bargreen, Keefe and Eastvold.

HERBERT H. SIETER, SECRETARY.

The Speaker appointed as House members of the Conference Committee on Senate Bill No. 64, Representatives Paulsen, Sisson and Stokes.

SENATE CHAMBER,

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 100 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Shank, Schroeder and Brown.

HERBERT H. SIETER, SECRETARY.
The Speaker appointed as House members of the Conference Committee on Engrossed Senate Bill No. 100, Representatives Paulsen, Giboney and Woodall.

Mr. Speaker:
The Senate has granted the request of the House for a conference on Senate Bill No. 108 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Clark, Ganders and Todd.

HERBERT H. SIETEL, Secretary.

The Speaker appointed as House members of the Conference Committee on Senate Bill No. 108, Representatives Hansen, Kellogg and Henry (Al).

Mr. Speaker:
The Senate has granted the request of the House for a conference on Senate Bill No. 173 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators McMullen, Ridley and Rosellini.

HERBERT H. SIETEL, Secretary.

The Speaker appointed as House members of the Conference Committee on Senate Bill No. 173, Representatives Hurley, McLean and Clark.

Mr. Speaker:
The Senate has granted the request of the House for a conference on Senate Bill No. 184 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Hall, Greive and Barlow.

HERBERT H. SIETEL, Secretary.

The Speaker appointed as House members of the Conference Committee on Senate Bill No. 184, Representatives Gallagher, Bernethy and Orndorff.

Mr. Speaker:
The Senate has granted the request of the House for a conference on Senate Bill No. 344 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Gallagher, Zednick and Winberg.

HERBERT H. SIETEL, Secretary.

The Speaker appointed as House members of the Conference Committee on Senate Bill No. 344, Representatives Adams, Forrest and Testu.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 393, and the same is herewith transmitted.

HERBERT H. SIETEL, Secretary.

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

HERBERT H. SIETEL, Secretary.

Mr. Speaker:
The Senate has determined to reject the House amendments to Senate Bill No. 69, and has adopted a motion to adhere.

HERBERT H. SIETEL, Secretary.
Mr. Henry (Al) moved that the House do not recede from its amendments to Senate Bill No. 69 and again ask the Senate for a conference thereon, and that the Speaker be instructed to appoint a Conference Committee.

Debate ensued.

The motion was carried.

The Speaker appointed as House members of the Conference Committee on Senate Bill No. 69, Representatives Henry (Al), Hess and Anderson (B. Roy).

MR. SPEAKER:

Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has determined to reject the House amendments to Engrossed Senate Bill No. 333, and has adopted a motion to adhere. HERBERT H. SIELER, Secretary.

Mr. Roderick moved that the House do not recede from its amendments to Engrossed Senate Bill No. 333 and again ask the Senate for a conference thereon, and that the Speaker be instructed to appoint a Conference Committee.

Mr. Stokes moved that the House do recede from its amendments to Engrossed Senate Bill No. 333 and pass the bill without the House amendments.

The Speaker declared the question before the House to be the positive motion by Mr. Stokes that the House do recede from its amendments to Engrossed Senate Bill No. 333.

Debate ensued.

Mr. Kupka demanded the previous question and the demand was sustained, the motion by Mr. Stokes was lost.

The Speaker declared the question before the House to be the motion by Mr. Roderick that the House do not recede from its amendments to Engrossed Senate Bill No. 333 and again ask the Senate for a conference thereon, and that the Speaker be instructed to appoint a Conference Committee.

The motion was carried.

The Speaker appointed as House members of the Conference Committee on Engrossed Senate Bill No. 333, Representatives Adams, Carty and Roderick.

APPOINTMENT OF COMMITTEE MEMBERS

The Speaker appointed Mr. Anderson (B. Roy) and Mr. Donohue as members of the Committee on Enrollment and Engrossment.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 393, by Senator Ganders:
An Act relating to public highways; establishing certain primary and secondary state highways, providing for flight strips, and amending certain sections of the highway code in regard thereto, making appropriations for public highways from the motor vehicle and highway equipment funds, making appropriations for surveys and studies of highways, providing for flight strips, declaring an emergency and that sections 12 to 29, inclusive, of this act shall take effect April 1, 1951.

Referred to Committee on Roads and Bridges.

Senate Concurrent Resolution No. 2, by Senator Riley:
Relating to the Metropolitan tract.
On motion of Mr. Adams, the rules were suspended, Senate Concurrent Resolution No. 2 was advanced to second reading and read the second time in full.

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

MOTION

Mr. Woodall moved that Mr. Dootson be excused from further attendance at this session of the legislature.

Debate ensued.

The motion was carried.

The Speaker declared the House at ease.

The Speaker called the House to order.

REPORT OF ENGROSSMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 408, have compared same with the original bill and find it correctly engrossed.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Dewey C. Donohue, Harold B. Kellogg.

REPORTS OF ENROLLMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 50; also Enrolled Substitute House Bill No. 297; also Enrolled Substitute House Bill No. 575, have compared same with the original and substitute bills and find them correctly enrolled.

Mrs. Vincent F. Jones, Chairman.


Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 262, have compared same with the engrossed bill and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Howard T. Ball, W. Kenneth Jones.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled Substitute House Bill No. 284, have compared same with the substitute bill and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Frank Connor, Andy Hess.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 394, have compared same with the engrossed bill and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: John T. Dootson, Charles R. Savage.
House of Representatives,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 436; also Enrolled House Bill No. 490, have compared same with the original and engrossed bills and find them correctly enrolled. Mrs. Vincent F. Jones, Chairman.

We concur in this report: Daniel W. Giboney, (Miss) Ella Wintler.

House of Representatives,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 533, have compared same with the engrossed bill and find it correctly enrolled. Mrs. Vincent F. Jones, Chairman.

I concur in this report: Robert C. Bailey.

MESSAGES FROM THE SENATE

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 99 and the Senate amendments thereto, Senators Copeland, Foster and Washington. Herbert H. Sieler, Secretary.

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on House Bill No. 100 and the Senate amendments thereto, Senators Cowen, Pearson and Eastvold. Herbert H. Sieler, Secretary.

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 130 and the Senate amendments thereto, Senators Dixon, Dahl and Roup. Herbert H. Sieler, Secretary.

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 190 and the Senate amendments thereto, Senators McMullen, Foster and Brown. Herbert H. Sieler, Secretary.

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on House Bill No. 231 and the Senate amendments thereto, Senators Riley, Hall and Lindstrom. Herbert H. Sieler, Secretary.

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 305 and the Senate amendments thereto, Senators Kimball, Goodloe and Edwards. Herbert H. Sieler, Secretary.

Senate Chamber,  
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on House Bill No. 319 and the Senate amendments thereto, Senators Sutherland, Riley and Campbell. Herbert H. Sieler, Secretary.
Mr. Speaker:

Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Conference Committee to whom was referred House Bill No. 100 and has granted the powers of Free Conference to said committee, and the report of the Conference Committee is herewith transmitted.

Herbert H. Sailer, Secretary.

REPORT OF CONFERENCE COMMITTEE

Mr. President:

Olympia, Wash., March 8, 1951.

We, of your Conference Committee, to whom was referred House Bill No. 100, entitled: "An Act relating to fees to be paid by persons, firms and corporations using electric power and energy; providing a license fee upon all ultimate users or consumers of electric power and energy within the state; amending sections 43.52.40 and 43.52.220, R.C.W., and declaring an emergency.", have had the same under consideration, and, being unable to agree, respectfully request that the committee be granted the powers of Free Conference.

Senate Members
David C. Cowen
Francis Pearson
Donald W. Eastvold

House Members
Elmer E. Johnston
Edward E. Henry
Charles R. Savage

On motion of Mr. Henry (Edward E.), the House adopted the report of the Conference Committee on House Bill No. 100 and granted the committee the powers of Free Conference.

MESSAGE FROM THE SENATE

Mr. Speaker:

Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 130 and has granted the powers of Free Conference to said committee, and the report of the Conference Committee is herewith transmitted.

Herbert H. Sailer, Secretary.

REPORT OF CONFERENCE COMMITTEE

Mr. Speaker:

Olympia, Wash., March 8, 1951.

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 130, entitled: "An Act relating to assistance and relief by counties and repealing section 36.23.02, R.C.W.", have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

Senate Members
Gerald G. Dixon
Howard Roup
B. J. Dahl

House Members
Dewey C. Donohue
Harold B. Kellogg
W. J. Beierlein

On motion of Mr. Frayn, the House adopted the report of the Conference Committee on Engrossed House Bill No. 130 and granted the committee the powers of Free Conference.

REPORT OF CONFERENCE COMMITTEE

Mr. Speaker:

Olympia, Wash., March 8, 1951.

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 100, relating to sureties and providing for joint control, have had the same under consideration, and are unable to agree and ask for the powers of Free Conference.

Senate Members
Corwin Philip Shank
Ted F. Schroeder
Vaughan Brown

House Members
Arthur R. Paulsen
Daniel W. Giboney
Perry B. Woodall

On motion of Mr. Paulsen, the House adopted the report of the Conference Committee on Engrossed Senate Bill No. 100 and granted the committee the powers of Free Conference.
REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 108, entitled: "An Act relating to the motor vehicle fuel tax; creating a right for refund thereof; and amending section 82.10.28, R.C.W.", 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
John N. Todd
Stanton Ganders

House Members
Julia Butler Hansen
Harold B. Kellogg
Al Henry

On motion of Mrs. Hansen, the House adopted the Conference Committee report on Engrossed Senate Bill No. 108 and granted the committee the powers of Free Conference.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred Senate Bill No. 344, entitled: "An Act relating to small loan companies, and amending sections 31.02.03 and 31.02.17, R.C.W.", have the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

Senate Members
Michael J. Gallagher
Andrew Winberg
Victor Zednick

House Members
Geo. N. Adams
Marshall Forrest
Jeanette Testu

On motion of Mr. Adams, the House adopted the report of the Conference Committee on Senate Bill No. 344 and granted the committee the powers of Free Conference.

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The President has signed: Senate Bill No. 113; also Senate Bill No. 123; also Senate Bill No. 151; also Senate Bill No. 156; also Senate Bill No. 162; also Senate Bill No. 174; also Senate Bill No. 177; also Senate Bill No. 188; also Senate Bill No. 198; also Senate Bill No. 221; also Senate Bill No. 362; also Senate Bill No. 399, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 113; also Senate Bill No. 123; also Senate Bill No. 151; also Senate Bill No. 156; also Senate Bill No. 162; also Senate Bill No. 174; also Senate Bill No. 177; also
MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: Senate Bill No. 15; also
Senate Bill No. 34; also
Substitute Senate Bill No. 40; also
Senate Bill No. 55; also
Senate Bill No. 61; also
Senate Bill No. 62; also
Senate Bill No. 63; also
Senate Bill No. 82; also
Senate Bill No. 84; also
Senate Bill No. 85; also
Senate Bill No. 86; also
Senate Bill No. 88; also
Senate Bill No. 93, and the same are herewith transmitted.

HERBERT H. SIENER, Secretary.

Mr. Speaker:
The President has signed: House Bill No. 143; also
House Bill No. 165; also
House Bill No. 171; also
House Bill No. 204; also
House Bill No. 207; also
House Bill No. 227; also
House Bill No. 293; also
House Bill No. 298; also
House Bill No. 375; also
House Bill No. 406; also
House Bill No. 434; also
House Bill No. 469; also
House Bill No. 491; also
Substitute House Bill No. 514; also
House Bill No. 529; also
House Bill No. 532; also
House Bill No. 578; also
House Bill No. 614, and the same are herewith transmitted.

HERBERT H. SIENER, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 15; also
Senate Bill No. 34; also
Substitute Senate Bill No. 40; also
Senate Bill No. 55; also
Senate Bill No. 61; also
Senate Bill No. 62; also
Senate Bill No. 63; also
Senate Bill No. 82; also
Senate Bill No. 84; also
Senate Bill No. 85; also
Senate Bill No. 86; also
Senate Bill No. 88; also
Senate Bill No. 93.

The Speaker announced that he was about to sign: House Bill No. 50; also
House Bill No. 262; also
Substitute House Bill No. 284; also
Substitute House Bill No. 297; also
House Bill No. 364; also
House Bill No. 436; also
House Bill No. 490; also
House Bill No. 533; also
Substitute House Bill No. 575.

Mr. Speaker:
The Speaker announced that he was about to sign: Senate Bill No. 153; also
Senate Bill No. 228; also
Senate Bill No. 242; also
Senate Bill No. 287; also
Senate Bill No. 318; also
Senate Bill No. 340; also
Senate Bill No. 354; also
Senate Bill No. 410; also
Senate Joint Memorial No. 4; also
Senate Joint Memorial No. 4; also
Senate Bill No. 340; also
Senate Bill No. 354; also
Senate Bill No. 410; also
Senate Bill No. 437.

REPORT OF STANDING COMMITTEE

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 393, establishing certain state highways and making appropriations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Julia Butler Hansen, Chairman.


Passed to second reading.
The Speaker declared the House at ease.
The Speaker called the House to order.
Mr. O'Brien raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following
absentees were noted: Representatives Adams, Brown (Gordon J.), Car-
michael, Dootson, Eldridge, Frayn, Henry (Al), Hillyer, Hoff, Jeffreys, John-
ston (Elmer E.), Lennart, Mardesich, Morris, Neill, Nunamaker, Orndorff,
Powell, Strom and Woodall, Representative Dootson having been excused.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No.
64, relating to the granting and regulating of probation, have had the same under con-
sideration, and are unable to agree and ask for the powers of Free Conference.

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<th>Senate Members</th>
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<tr>
<td>JAMES KEEFE</td>
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<td>HOWARD BARGREEN</td>
<td>GRANT C. SISSON</td>
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<td>DONALD W. EASTVOLD</td>
<td>ARTHUR R. PAULSEN</td>
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On motion of Mr. Paulsen, the House adopted the report of the Conference
Committee on Engrossed Senate Bill No. 64 and granted the committee the
powers of Free Conference.

REPORT OF STANDING COMMITTEE

House Bill No. 626 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.
The Speaker declared the House at ease.
The Speaker called the House to order.
Mr. Zent raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following
absentees were noted: Representatives Bassett, Beierlein, Brown (Gordon J.),
Dootson, Gordon, Henry (Edward E.), Hess, Hillyer, Hofmeister, Hurley,
Mardesich, Nunamaker, Olson (Ole H.), Orndorff, Phillips, Sandison, Sisson,
Smith, Testu, Timm, Vane and Wenberg, Representative Dootson having been
excused.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 506 with the following amendment:
Amend section 4, page 3, line 27 of the engrossed bill, the same being section 4, page
2, line 42 of the printed bill, before the word “note” at the beginning of the line insert
the word “shall”,
and the same is herewith transmitted. 

HERBERT H. SIEKER, Secretary.

On motion of Mrs. Hansen, the House concurred in the Senate amendment
to Engrossed House Bill No. 506.
The Speaker declared the question before the House to be the final passage
of Engrossed House Bill No. 506, as amended by the Senate.
The Clerk called the roll on the final passage of Engrossed House Bill No.
506, 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, Anderson (B. Roy), An-
derson (Eva), Bailey, Ball, Bernethy, Brown (Henry A.), Carmichael, Carty,
Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Frayn,
Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hess,
Hoefel, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Shadbolt, Siler, Simmons, Sorensen, Stokes, Stonecipher, Strom, Wedekind, Wintler, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Bassett, Beierlein, Brown (Gordon J.), Dootson, Forrest, Gallagher, Henry (Edward E.), Hillyer, Hofmeister, Hurley, Mardesich, Nunamaker, Orndorff, Sandison, Sisson, Smith, Testu, Timm, Vane, Wenperg, Woodall—21.

Engrossed House Bill No. 506, as amended by the Senate, having received the constitutional majority, was declared passed.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 59, entitled: "An Act relating to beavers in Wahkiakum, Cowlitz, Pacific and Lewis counties, and permitting the trapping thereof.", have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

Senate Members
Carlton I. Sears
Virgil R. Lee
Clyde V. Tisdale

House Members
Kenneth H. Simmons
Julia Butler Hansen
O. R. Schumann

On motion of Mr. Simmons, the report of the Conference Committee on Engrossed Senate Bill No. 59 was adopted and the committee was granted the powers of Free Conference.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

We, of your Conference Committee, to whom was referred Senate Bill No. 173, entitled: "An Act relating to judges of the superior court of Walla Walla County, and providing for the appointment and election of two judges in said county.", have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

Senate Members
Albert D. Rosellini
Edward F. Riley
Dale McMullen

House Members
Joseph E. Hurley
Newman H. Clark
B. J. (Cy) McLean

On motion of Mr. McLean, the report of the Conference Committee on Senate Bill No. 173 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred House Bill No. 319 and has granted the powers of Free Conference to said committee, and the report of the Conference Committee is herewith transmitted.

Herbert H. Sieler, Secretary.
REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred House Bill No. 319, entitled: "An Act relating to cities and towns and authorizing the investment of funds, including pension funds, in certain securities, and amending section 35.25.04, R.C.W.", have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

Senate Members
Patrick D. Sutherland
Edward F. Riley
Harold G. Kimball

House Members
John L. Cooney
Wally Carmichael
O. R. Schumann

On motion of Mr. Schumann, the report of the Conference Committee on House Bill No. 319 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 190 and has granted the powers of Free Conference to said committee, and the report of the Conference Committee is herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 190, relating to certain "spendthrift" trusts, have had the same under consideration, and are unable to agree and ask for the powers of Free Conference.

Senate Members
Dale McMullen
F. Stuart Foster
Vaughan Brown

House Members
Arthur R. Paulsen
George V. Powell
Marshall A. Neill

On motion of Mr. Neill, the report of the Conference Committee on Engrossed House Bill No. 190 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 99 and has granted the powers of Free Conference to said committee, and the report of the Conference Committee is herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 99, entitled: "An Act relating to public service companies; providing for the supervision, regulation, restriction and control of the issuance of securities thereby; prescribing additional fees; amending section 80.08.070, R.C.W., and declaring an emergency.", have
had the same under consideration, and we are unable to agree and request that the committee be granted the powers of Free Conference.

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<td>HENRY J. COPELAND</td>
<td>BERNARD J. GALLAGHER</td>
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<td>NAT WASHINGTON</td>
<td>MARSHALL FORREST</td>
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<td>F. STUART FOSTER</td>
<td>W. KENNETH JONES</td>
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On motion of Mr. Savage, the report of the Conference Committee on Engrossed House Bill No. 99 was adopted and the committee was granted the powers of Free Conference.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed Senate Bill No. 64 and has granted the powers of Free Conference to said committee.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed Senate Bill No. 100 and has granted the powers of Free Conference to said committee.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed Senate Bill No. 108 and has granted the powers of Free Conference to said committee.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Senate Bill No. 344 and has granted the powers of Free Conference to said committee.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The President has signed: House Bill No. 50; also House Bill No. 262; also Substitute House Bill No. 294; also Substitute House Bill No. 297; also House Bill No. 364; also House Bill No. 490; also House Bill No. 533; also Substitute House Bill No. 575, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 2, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:

The President has signed: Senate Bill No. 31; also Senate Bill No. 183; also
SIXTIETH DAY, MARCH 8, 1951

Senator Bill No. 189; also
Senator Bill No. 232; also
Senator Bill No. 244; also
Senator Bill No. 303; also
Senator Bill No. 379; and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 2; also
Senate Bill No. 31; also
Senate Bill No. 183; also
Senate Bill No. 189; also
Senate Bill No. 232; also
Senate Bill No. 244; also
Senate Bill No. 303; also
Senate Bill No. 379.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. Zent raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Brown (Gordon J.), Dooston, Hillyer, Hurley, Mardesich and Powell, Representative Dooston having been excused.

RE-APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker re-appointed as House members of the Conference Committee on Senate Bill No. 184, Representatives Gallagher, Bernethy and Frayn.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

We, of your Conference Committee, to whom was referred Senate Bill No. 184, entitled: "An Act relating to unemployment compensation, amending sections 50.01.26, 50.01.35, 50.04.320, 50.04.330 and 50.04.340, R.C.W., 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
TOM HALL
R. R. (BOB) GREIVE
R. C. (RUSS) BARLOW

House Members
BERNARD J. GALLAGHER
ROBERT BENNETHY
R. MORT FRAYN

On motion of Mr. Gallagher, the report of the Conference Committee on Senate Bill No. 184 was adopted and the committee was granted the powers of Free Conference.

SECOND READING OF BILLS

House Bill No. 626, by Representative Wedekind (by executive request): Relating to the ferry-toll bridge authority.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 626, relating to the Washington Toll Bridge Authority and making appropriations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill by striking all matter after the enacting clause and inserting in lieu thereof the following:
“Section 1. Section 47.60.140, R.C.W., derived from section 5, chapter 179, Laws of 1949, is amended to read as follows:

“The Authority is empowered to operate such ferry system, including all operations, whether intrastate or international, upon any route or routes, and toll bridges as a revenue producing and self-liquidating undertaking. The director of highways shall have full charge of the construction, rehabilitation, rebuilding, enlarging, improving, operation and maintenance of the ferry system, including toll bridges, approaches and roadways incidental thereto that may be authorized by the Authority, including the collection of tolls and other charges for the services and facilities of the undertaking: Provided, That the Authority shall have the exclusive right to enter into leases and contracts for use and occupancy by other parties of the concessions and space located on the ferries, wharves, docks, approaches and landings, but no such leases or contracts shall be entered into for more than five years, nor without public advertisement for bids as may be prescribed by the Authority: Provided further, That the Authority may accept and continue leases and contracts for a period of ten years without advertisement or bid, if such leases or contracts were in effect or entered into at the time of the purchase of the Puget Sound ferry system, and any leases or contracts so made are hereby validated.

“Sec. 2. Section 47.64.070, R.C.W., derived from section 6, chapter 148, Laws of 1949, is amended to read as follows:

“Employees, except the masters and members of the crews of vessels, shall be subject to and entitled to the benefits of the industrial insurance laws of the state, and are hereby declared to be in extra-hazardous employment within the meaning of such laws.

“Sec. 3. Section 47.60.100, R.C.W., derived from section 8, chapter 179, Laws of 1949, is amended to read as follows:

“Notwithstanding any other provision of the law, bonds issued by the Authority shall be legal investments by the state finance committee of any state moneys in its hands, except permanent school funds and motor vehicle funds. This section shall not invalidate any investment outstanding on its effective date.

“Sec. 4. Sections 6 to 13, inclusive, of this act are added to chapter 47.60, R.C.W., derived from chapter 179, Laws of 1949.

“Sec. 5. Any consent to liability given under the provisions of this act shall create liability of the Authority only and shall not create any general liability of the state.

“Sec. 6. The state consents to suits against the Authority by seamen for injuries occurring upon vessels of the Authority in accordance with the provisions of section 688, title 46, of the United States Code. The venue of such actions may be in the superior court for Thurston County or the county where the injury occurred.

“Sec. 7. The Authority shall have all the obligations, duties and rights of a common carrier of persons and property in its operation of ferries, terminals or other facilities used in its ferry operations, including the right to participate in joint rates and through routes, agreements, and divisions of through and joint rates with railroads and other common carriers and the right to make any filings with the Interstate Commerce Commission, the United States Maritime Commission or any other state or federal regulatory or governmental body and to comply with the lawful rules and regulations or requirements of any such body, and shall be subject to laws relating to carrier’s liability for loss or damage to property transported, and for personal injury or death of persons transported.

“Sec. 8. In case of property loss or damage, personal injuries or death resulting from the operation of any ferry or terminal by the Authority, any person or the personal representative of any person shall, subject to and to the extent hereinafter provided, have a right of action against the Authority for such damage, loss, injury or death.

“Sec. 9. The right of action extended by this act shall be applicable to loss or damage of property and/or personal injury or death, resulting from the operation of ferries or terminals by the Authority to persons other than shippers or passengers, but any recovery of damages in such cases shall not exceed an amount equal to the limitations of the insurance carried by the Authority to insure it against loss for such liability.

“Sec. 10. As a condition to a recovery thereon, a verified claim against the Authority growing out of such damages, loss, injuries or death must first be presented to the Authority and filed with its secretary within thirty days after the time when such claim accrued. If the claimant shall be incapacitated from verifying and filing his claim within said thirty days, or if the claimant be a minor, then the claim may be verified and presented on behalf of said claimant by his relative, attorney or agent. Each such claim must accurately locate and describe the event or defect that caused the damage, loss, injury or death, reasonably describe the damage, loss or injury, and state the time..."
when the same occurred, give the claimant's residence for six months last past and contain the items of damages claimed. No action shall be maintained against the Authority upon such claim until the same has been presented to, and filed with, the Authority and sixty days have elapsed after such presentation and filing, nor more than three years after such claim accrued.

"Sec. 11. The Authority may upon such terms and conditions as it may impose and under such rules and regulations as it may adopt, pay claims arising under its operation of ferries or terminals or compromise or settle such claims. No claim shall be paid by the Authority or any settlement or compromise hereof be made except from its operating revenues derived from its operation of ferries or terminals or from the proceeds of insurance recoveries.

"Sec. 12. Actions for the recovery of damages under all the foregoing provisions of this act except section 6 may be brought in Thurston County or in the county in which the aggrieved person resides. No execution upon a judgment or attachment shall be levied against the property of the Authority, nor does the state consent to any maritime lien against vessels of the Authority, but the Authority may be required by order of court to pay any judgment.

"Sec. 13. Nothing in section 47.60.150, R.C.W., shall forbid the establishment by the Authority of a Washington state ferries revolving fund of not to exceed three hundred thousand dollars from the proceeds of any bonds sold under the provisions of this act. Such fund may be deposited by the Authority in such banks or financial institutions as it may select throughout the state. The provisions of section 43.01.05, R.C.W., shall not be applicable to such fund or any deposits therein made by the Authority under the provisions of this section. The Authority may deposit thereafter therein all moneys received under the provisions of this chapter. All expenses whatsoever arising in the operations of the Puget Sound ferry system shall be paid from such fund if established by check or voucher in such manner as may be prescribed by the Authority.

"All moneys received by the Authority or any employee under the foregoing sections of this act, except an amount of petty cash for each day's needs as fixed by the regulation of the Authority, shall be each day and as often during such day as advisable, deposited in the nearest authorized depositary selected by the Authority under the terms of this section.

"Whenever the fund shall exceed three hundred thousand dollars, the Authority shall forthwith transmit such excess to the state treasurer for deposit in the trust fund established by section 47.60.150.

"Sec. 14. There is hereby established a permanent fund in the state treasury to be known as the 'Authority revolving fund', which fund shall be available to the Washington Toll Bridge Authority in lieu of any allocation from any other appropriation from the motor vehicle fund made to the department of highways for the proper engineering investigation, in its discretion, of any proposals for facilities, which appear to have merit, for the relief of traffic problems throughout the state. The projects to be investigated must propose facilities to be financed by revenue bonds of the Authority to be repaid by tolls or charges.

"Sec. 15. Any sums expended under the provisions of section 14 as to each projected facility which shall be adopted and constructed by the Authority shall be repaid from the revenues of such facility after it becomes operative to the Authority revolving fund. The Authority shall take into account any such expense in setting up any schedule of tolls or charges for such project. The Authority shall make and order an orderly schedule of payments for the recovery of such expenses from any constructed facility within a reasonable time, which schedule shall be so made that it will not interfere with the other necessary expenses to be recovered by tolls or charges but shall operate with such other expense charges. Any sums so recovered shall be paid into the state treasury and by the treasurer deposited in the Authority revolving fund.

"Sec. 16. The Toll Bridge Authority is directed to embark upon an investigation of Puget Sound transportation problems with the view to the preparation of a long range, overall plan for the permanent relief and solution of the unsatisfactory conditions which have prevailed as to cross-sound transportation in the Puget Sound area. The results of such investigation and any plan or plans recommended by the Authority shall be the subject of and embodied in a report which shall be prepared and transmitted to the governor and each member of the thirty-third session of the legislature one month prior to its convening.

"Sec. 17. There is hereby appropriated from the motor vehicle fund to the Authority revolving fund the sum of one hundred twenty-five thousand dollars for the purpose of establishing the permanent Authority revolving fund.
“Sec. 18. There is hereby appropriated from the Authority revolving fund to the Washington Toll Bridge Authority the sum of one hundred twenty-five thousand dollars, or so much thereof as may be necessary, to carry out the provisions of section 14.

“Sec. 19. There is hereby appropriated from the motor vehicle fund to the Washington Toll Bridge Authority the sum of two hundred twenty-five thousand dollars, or so much thereof as may be necessary, to carry out the provisions of section 16.

“Sec. 20. The provisions of this act are to be severable, and if any section, subdivision or clause of this act shall be held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of the act.

“Sec. 21. The Washington Toll Bridge Authority is authorized and directed to complete the location surveys and plans and specifications for a toll tunnel through the Cascade mountains, together with the necessary connections to existing highways, said toll tunnel to be located on an extension to Primary State Highway No. 5, beginning at a point on Primary State Highway No. 5 in the vicinity of the junction of the Greenwater and White rivers, thence in an easterly direction to a junction with Primary State Highway No. 5 in the vicinity north of Clifford. The Authority is further authorized and directed to proceed with the construction and operation of said toll tunnel as soon as finances therefor become available to the Authority.

“Sec. 22. 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 the following: “An Act relating to the Washington Toll Bridge Authority; regulating the operation of the Puget Sound ferry and toll bridge system by such Authority; providing for the settlement or disposal of certain claims arising during the course of such operations; establishing a permanent revolving fund for certain engineering investigations thereby; and making an appropriation from the motor vehicle fund therefor; and making a further appropriation from the motor vehicle fund for an investigation by said Authority into projects for the solution of the cross-sound transportation problem; amending sections 47.60.140, 47.64.070 and 47.60.100, R.C.W.; adding sections to chapter 47.60, R.C.W.; and declaring an emergency.”

Julia Butler Hansen, Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment to the body of the bill was adopted.

On motion of Mr. Olson (Ole H.), the committee amendment to the title of the bill was adopted.

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed House Bill No. 626 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 626, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons,
Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Dootson, Frayn, Gallagher, Hillyer, Hurley, Mardesich, Powell—9.

Engrossed House Bill No. 626, having received the constitutional majority, was declared passed.

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

On motion of Mr. Olson (Ole H.), Engrossed House Bill No. 626 was ordered engrossed and immediately transmitted to the Senate.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. Zent raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Adams, Dootson, Forrest, Gallagher, Henry (Al), Hillyer, Johnston (Elmer E.), Mardesich, McLean and Testu, Representatives Hillyer and Dootson having been excused.

REPORT OF ENGROSSMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 626, have compared same with the original bill and find it correctly engrossed. Mrs. Vincent F. Jones, Chairman.

We concur in this report: Neil J. Hoff, Douglas G. (Doug) Kirk.

REPORT OF ENROLLMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 409, have compared same with the original bill and find it correctly enrolled. Mrs. Vincent F. Jones, Chairman.

We concur in this report: Frank Connor, John L. Cooney.

The Speaker announced that he was about to sign: House Bill No. 409.

APPOINTMENT OF COMMITTEE MEMBER

The Speaker appointed Neil J. Hoff as a member of the Committee on Engrossment and Enrollment.

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 Adams, Forrest, Gallagher, Henry (Al), Johnston (Elmer E.), Dootson, Hillyer, Mardesich, McLean and Testu, Representatives Dootson and Hillyer having been excused.

The Sergeant-at-Arms was instructed to bring the absent members before the bar of the House.

Representatives Adams, Forrest and Testu appeared within the bar of the House.

Mr. Ford moved that the absent members be excused from the call of the House and that the House proceed with business under the call of the House.
The motion was lost.

Mr. McLean appeared within the bar of the House.

On motion of Mr. Woodall, Mr. Mardesich was excused from the call of the House.

Mr. Ford moved that the absent members be excused from the call of the House and that the House proceed with business under the call of the House.

The motion was lost on a rising vote.

Representatives Gallagher, Henry (Al) and Johnston (Elmer E.) appeared within the bar of the House.

On motion of Mr. O'Brien, the House proceeded with business under the call of the House.

**POINT OF ORDER**

Mr. Miller (Floyd C.):

"Point of order, Mr. Speaker."

The Speaker:

"What is your point of order?"

Mr. Miller (Floyd C.):

"I demand that rule 26, subsection 7 be invoked."

The Speaker:

"The Sergeant-at-Arms will remove everyone from the floor except members and those who have official cards."

**MESSAGES FROM THE SENATE**

Senate Chamber, Olympia, Wash., March 8, 1951.

The President has appointed Senators Winberg, Pearson and Shank.

HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Conference Committee to whom was referred House Bill No. 231 and has granted the powers of Free Conference to said committee, and a report of the Conference Committee is herewith transmitted.

HERBERT H. SIELER, Secretary.

**REPORT OF CONFERENCE COMMITTEE**

Olympia, Wash., March 8, 1951.

We, of your Conference Committee, to whom was referred House Bill No. 231, entitled: "An Act relating to the welfare of dependent and delinquent children; providing for the appointment of probation officers, and amending section 13.01.04, R.C.W.", have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

**Senate Members**

Edward F. Riley
Tom Hall
Carl R. Lindstrom

**House Members**

Chet King
Joseph E. Hurley
A. B. Comfort

On motion of Mr. King, the report of the Conference Committee on House Bill No. 231 was adopted and the committee was granted the powers of Free Conference.
MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 190 and has passed the bill as amended, and said bill, together with a copy of the Free Conference report, is herewith transmitted. HERBERT H. SIEGEL, SECRETARY.

REPORT OF FREE CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 190, relating to certain "spendthrift" trusts have had the same under consideration, and we recommend that Engrossed House Bill No. 190 be amended to read as follows and that the amended bill do pass:

Amend the bill by striking everything after the enacting clause and insert the following:

"Section 1. Nothing in section 6.08.25, R.C.W., as derived from section 25, chapter CXXXIII (133), Laws of 1893, shall forbid execution upon the income of any trust created by a person other than the judgment debtor for debt arising through the furnishing of the necessities of life to the beneficiary of such trust; or as to such income forbid the enforcement of any order of the superior court requiring the payment of support for the children under the age of eighteen of any beneficiary; or forbid the enforcement of any order of the superior court subjecting the vested remainder of any such trust upon its expiration to execution for the debts of the remainderman.

"Sec. 2. The trustee or trustees appointed by any will, deed or agreement heretofore or hereafter executed shall mail or deliver at least annually to each adult income trust beneficiary a written itemized statement of all current receipts and disbursements made by the trustee of the funds of the trust both principal and income, and upon the request of any such beneficiary shall furnish him an itemized statement of all property then held by such trustee, and may also file any such statement in the superior court of the county in which the trustee or one of the trustees resides.

"Sec. 3. In addition thereto any such trustee or trustees whenever it or they so desire, may file in the superior court of the county in which the trustees or one of the trustees resides an intermediate account under oath showing:

"(1) The period covered by the account;

"(2) The total principal with which the trustee is chargeable according to the last preceding account or the inventory if there is no preceding account;

"(3) An itemized statement of all principal funds received and disbursed during such period;

"(4) An itemized statement of all income received and disbursed during such period, unless waived;

"(5) The balance of such principal and income remaining at the close of such period and how invested;

"(6) The names and addresses of all living beneficiaries, including contingent beneficiaries, of the trust, and a statement as to any such beneficiary known to be under legal disability;

"(7) A description of any possible unborn or unascertained beneficiary and his interest in the trust fund.

"In addition thereto, after the time for termination of the trust shall have arrived, the trustee or trustees may file a final account in similar manner.

"Sec. 4. Upon the petition of any settlor or of any beneficiary of such a trust after due notice thereof to the trustee the superior court in the county where the trustee or one of the trustees resides may direct the trustee or trustees thereof to file in said court such an account at any time subsequent to one year from the day on which such a report was last filed, or if none, then after one year from the inception of the trust.

"Sec. 5. When any such account shall have been filed the clerk of the court where filed shall fix a return day therefor, and issue a notice as provided for herein. If each of the beneficiaries and the guardians and guardians ad litem, if any, appointed pursuant to section 6 hereof, is personally served with a copy of the notice, whether within or outside the State of Washington, at least twenty-five days prior to the return day, then no publication of the notice shall be required; otherwise the trustees shall cause notice
as provided for herein to be given by publishing the same at least once a week for three successive weeks preceding the return day, the first publication to be at least twenty-five days preceding the return day, such publication to be in a newspaper of general circulation in the county, or if none then in an adjoining county. And in any event at least twenty-five days prior to the return day a copy of the notice shall be either served upon each beneficiary not represented by guardian or guardian ad litem or mailed to each such beneficiary not so served at such beneficiary’s address last known to the trustee; and shall be either served upon each guardian and guardian ad litem appointed pursuant to section 6 hereof, or mailed to each such guardian and guardian ad litem not so served at such guardian or guardian ad litem’s address last known to the trustee. Proof of service of the notice may be made by affidavit as provided for service of summons in civil actions, or by written admission of service signed by the person served. The notice shall state the time and place for the return day, the name or names of the trustee or trustees who have filed the account, that the account has been filed, that the court is asked to settle such account, and that any objections or exceptions thereto must be filed with the clerk of said court on or before such return day.

“Sec. 6. Upon or before the return day any beneficiary of the trust may file his written objections or exceptions to the account filed or to any action of the trustee or trustees set forth therein. The court shall appoint either the legal guardian of a beneficiary, or a guardian ad litem to represent the interests of any such beneficiary who is an infant or of unsound mind or otherwise legally incompetent, or who is yet unborn or unascertained, and such beneficiary shall be bound by any action taken by such representative. Every unborn or unascertained beneficiary shall be concluded by any action taken by the court for or against any living beneficiary of the same class or whose interests are similar to the interests of such unborn or unascertained beneficiary.

“Sec. 7. At the same time or at some later date fixed by the court if so requested by one or more of the parties, the court without the intervention of a jury and after hearing all the evidence submitted shall determine the correctness of the account and the validity and propriety of all actions of the trustee or trustees set forth therein including the purchase, retention and disposition of any of the property and funds of the trust, and shall render its decree either approving or disapproving the same or any part thereof, and surcharging the trustee or trustees for all losses, if any, caused by negligent or wilful breaches of trust.

“Sec. 8. The decree so rendered shall be deemed final, conclusive and binding upon all the parties interested including all incompetent, unborn and unascertained beneficiaries of the trust subject only to the right of appeal hereinafter stated.

“Sec. 9. The decree so rendered shall be a final order from which any party in interest may appeal as in civil actions to the supreme court of the State of Washington.

“Sec. 10. This act shall not apply to resulting trusts, constructive trusts, business trusts where certificates of beneficial interest are issued to the beneficiaries, investment trusts, voting trusts, insurance trusts prior to the death of the insured, trusts in the nature of mortgages or pledges, trusts created by judgment or decree of a federal court or of the superior court when not sitting in probate, liquidation trusts or trusts for the sole purpose of paying dividends, interests or interest coupons, salaries, wages or pensions; nor shall this act apply to executors, administrators or guardians.

“Sec. 11. The settlor of any trust governed by this act may waive any or all of the provisions of section 2 of this act requiring periodical statements to beneficiaries, or may add additional duties, in the instrument creating the trust; and any adult beneficiary entitled to an accounting by a separate instrument delivered to the trustee.

“Sec. 12. This act is declared to be of similar import to the uniform trustees’ accounting act. A provision in any will, deed or agreement heretofore or hereafter executed which provides in substance:

“(1) That the requirements or provisions of the uniform trustees’ accounting act, whether by name or other reference thereto are waived, or that the trustee shall not be required to comply therewith; or

“(2) That the requirements or provisions of any other act of like or similar import are waived, or that the trustee shall not be required to comply therewith; shall constitute a waiver by the settlor pursuant to section 11 of this act.

“Sec. 13. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.
"Sec. 14. Chapter 11.21, R.C.W., as derived from chapter 229, Laws of 1941, as amended, is repealed."

Amend the title by striking the whole thereof and insert in lieu thereof the following:
"An Act relating to trusts; to certain 'spendthrift' trusts, to accounting by trustees, and repealing chapter 11.21, R.C.W."

On motion of Mr. Paulsen, the report of the Free Conference Committee on Engrossed House Bill No. 190 was adopted and Engrossed House Bill No. 190, as amended by the Free Conference Committee, was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 190, as amended by the Free Conference Committee, 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), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hofel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorenson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Wenberg—1.

Those absent or not voting were: Representatives Dootson, Hillyer, Mardesich—3.

Engrossed House Bill No. 190, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

THIRD READING OF BILLS

Engrossed House Bill No. 408, by Representative Ford (by executive request):

Relating to a corporate income tax.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 408 was placed on final passage.

Debate ensued.

Mr. Frayn moved that Engrossed House Bill No. 408 be laid on the table. The motion was lost on a rising vote.

Mr. McLean demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 408, and the bill passed the House by the following vote: Yeas, 54; nays, 42; absent or not voting, 3.

Those voting yea were: Representatives Bailey, Beierlein, Bernethy,
Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Ford, Forrest, Hallauer; Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys; Jones (John R.), Jones (Mrs. Vincent F.), King, Kirk, Knoblauch, Lennart, Loney, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wintler, Woodall, Young, Mr. Speaker—54.


Those absent or not voting were: Representatives Dootson, Hillyer, Mardesich—3.

Engrossed House Bill No. 408, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Ford, Engrossed House Bill No. 408 was ordered immediately transmitted to the Senate.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. O'Brien raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Ball, Brown (Gordon J.), Clark, Dootson, Eldridge, Frayn, Hansen, Hawley, Hillyer, Hoefel, Hoff, Johnston (Elmer E.), Loney, Mardesich, Powell, Riemcke, Vane and Woodall, Representative Dootson having been excused.

REPORT OF ENROLLMENT

We, your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 190, have compared same with the original bill, as amended by the Free Conference Committee, and find it correctly enrolled.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Edward E. Henry, Andy Hess.

The Speaker announced that he was about to sign: House Bill No. 190.

MESSAGE FROM THE SENATE

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed Senate Bill No. 59 and has granted said committee the powers of Free Conference.

HERBERT H. SIOLER, Secretary.
REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 59, entitled: “An Act relating to beavers in Wahkiakum, Cowlitz, Pacific and Lewis counties, and permitting the trapping thereof.”, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 59 be amended to read as follows and that the amended bill do pass:

Amend the bill by striking everything after the enacting clause and insert the following:

“Section 1. There is added a new section to chapter 77.05, R.C.W., as derived from chapter 275, Laws of 1947, to read as follows:

“If beavers or other burrowing animals are damaging or endangering any land the owner or occupant of such land may notify the state game commission of such danger, and the commission shall cause such animals to be trapped or killed by state trappers in accordance with the provisions of sections 77.05.01 to 77.05.06, inclusive, R.C.W.

“If the commission fails to act within fourteen days after receipt of notice any such owner or occupant may trap or kill such animals, but if he does so such person must notify the commission regarding the number of such animals disposed of and when possible surrender the pelts thereof to the commission.”

Amend the title by striking the whole thereof and inserting the following: “An Act relating to damage by beavers and other burrowing animals, and amending chapter 77.05, R.C.W., by adding a new section thereto.”

Senate Members

CARLTON I. SEARS

VIRGIL R. LEE

CLYDE V. TISDALE

House Members

KENNETH H. SIMMONS

JULIA BUTLER HANSEN

O. R. SCHUMANN

Mr. Simmons moved that the report of the Free Conference Committee be adopted and that Engrossed Senate Bill No. 59, as amended by the Free Conference Committee, be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 59, as amended by the Free Conference Committee, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donahue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olsen (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—84.

Those voting nay were: Representative Jones (W. Kenneth)—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Dootson, Eldridge, Hansen, Hawley, Hillyer, Hoff, Johnston (Elmer E.), Loney, Mardesich, Powell, Vane, Woodall—14.

Engrossed Senate Bill No. 59, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.
The Speaker declared the House at ease.
The Speaker called the House to order.

REPORT OF ENROLLMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 506, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Howard T. Ball, Harold B. Kellogg.

The Speaker announced that he was about to sign: House Bill No. 506.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 344, entitled: "An Act relating to small loan companies, and amending sections 31.02.03 and 31.02.17, R.C.W.", have had the same under consideration, and we cannot agree and ask that the committee be discharged and a new committee with the powers of Free Conference be appointed.

Senate Members
Michael J. Gallagher
Victor Zednick
Andrew Winberg

House Members
Geo N. Adams
Jeanette Testu
Marshall Forrest

Mr. Adams moved that the report of the Free Conference Committee on Senate Bill No. 344 be adopted, that the committee be discharged and that a new committee with the powers of Free Conference be appointed.

The motion was carried.

The Speaker appointed as members of the new Free Conference Committee on Senate Bill No. 344, Representatives Hallauer, Miller (Floyd C.), and Giboney.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 305 and has granted the powers of Free Conference to said committee, and a copy of said Conference Committee report is herewith transmitted.

Herbert H. Steeler, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 305, entitled: "An Act creating a legislative fact-finding committee on un-American and subversive activities; prescribing its powers and duties; providing for the conduct of investigations and hearings, subpoena of witnesses; defining contempt and providing for punishment thereof; making an appropriation; and declaring an emergency.", have
had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

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<th>Senate Members</th>
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<td>HAROLD G. KIMBALL</td>
<td>A. L. RASMUSSEN</td>
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<td>WILLIAM C. GOODLOE</td>
<td>ROBERT C. BAILEY</td>
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<td>A. E. EDWARDS</td>
<td>PERRY B. WOODALL</td>
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On motion of Mr. Woodall, the report of the Conference Committee on Engrossed House Bill No. 305 was adopted and the committee was granted the powers of Free Conference.

**MESSAGES FROM THE SENATE**

Senate Chamber, Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Conference Committee to whom was referred Senate Bill No. 173 and has granted said committee the powers of Free Conference.

HERBERT H. SIOLER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Conference Committee to whom was referred Senate Bill No. 184 and has granted said committee the powers of Free Conference.

HERBERT H. SIOLER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 99 and has passed the bill as amended, and said bill, together with the Free Conference Report, is herewith transmitted.

HERBERT H. SIOLER, Secretary.

**REPORT OF FREE CONFERENCE COMMITTEE**

Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 99, entitled: "An Act relating to public service companies; providing for the supervision, regulation, restriction and control of the issuance of securities thereby; prescribing additional fees; amending section 80.08.070, R.C.W., and declaring an emergency."

have had the same under consideration, and we recommend that the Senate recede from its amendments to the bill; and recommend that the Senate and House pass the bill with the following amendments:

Amend section 1, line 31, page 1, and line 1, page 2 of the engrossed bill, being line 20 of the printed bill, after the asterisks (*) * *) insert the following: "Provided further, That if the property of the public utility subject to the provisions of title 80, R.C.W., proposing to issue such securities shall be located in part in the State of Washington and in part in some other state or states, the fees payable to the public service commission of Washington under this section shall be computed only on such amount of such securities as shall bear the same proportion to the total amount so authorized, as the book value of such property located within the State of Washington shall bear to the total book value of the property of such public utility proposing to issue such securities; for the purpose of computing such fees the book value of the property shall be determined as of the close of business of the last quarter preceding the application: AND"

Amend the bill by adding thereto a new section to be known as section 2 to read as follows: "Sec. 2. There is added a new section to chapter 81.08, R.C.W., as derived from chapter 151, Laws of 1933, to read as follows: 'The term "evidence of indebtedness", as used in this act, shall not include conditional sales contracts or purchase money chattel mortgages.'"

Amend the bill further by renumbering section 2 to read "Sec. 3."
In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the word "prescribing" and before the word "fees" strike the word "additional"; and 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 "and" insert the following: "and chapter 81.08, R.C.W., by adding a new section thereto,"

**Senate Members**
- Henry J. Copeland
- Nat Washington
- F. Stuart Foster

**House Members**
- Bernard J. Gallagher
- Marshall Forrest
- W. Kenneth Jones

Mr. Gallagher moved that the report of the Free Conference Committee on Engrossed House Bill No. 99 be adopted and that the bill be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 99, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 71; nays, 5; absent or not voting, 23.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donahue, Eldridge, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Henry (Edward E.), Hess, Hoefel, Hofmeister, Huhta, Hurley, Jeffreys, Johnson (Charlie), John­ston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Floyd C.), Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ondorff, Ovenell, Paulsen, Pedersen, Phillips, Ridgway, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Timm, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—71.

Those voting nay were: Representatives King, Miller (Clyde J.), Morris, Wedekind, Young—5.

Those absent or not voting were: Representatives Bernethy, Brown (Gordon J.), Dootson, Ford, Gordon, Hansen, Hawley, Henry (Al), Hillyer, Hoff, Holliday, Hoopingarner, Jones (W. Kenneth), McLean, Neill, Powell, Rasmussen, Riemcke, Roderick, Simmons, Smith, Testu, Vane—23.

Engrossed House Bill No. 99, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

**MESSAGE FROM THE SENATE**

Senate Chamber,
Olympia, Wash., March 8, 1951.

**Mr. Speaker:**

The Senate has adopted the report of the Free Conference Committee on House Bill No. 231 and has passed the bill as amended, and said bill, together with the Free Conference Report, is herewith transmitted.

HERBERT H. SIOLER, Secretary.

**REPORT OF FREE CONFERENCE COMMITTEE**

Olympia, Wash., March 8, 1951.

**Mr. President:**

**Mr. Speaker:**

We, of your Free Conference Committee, to whom was referred House Bill No. 231, entitled: "An Act relating to the welfare of dependent and delinquent children; providing for the appointment of probation officers, and amending section 13.01.04, R.C.W.", have had the same under consideration, and we recommend that the bill be amended by adding thereto the following and that the Senate and House do pass the bill as amended by the Free Conference Committee:

"Sec. 2. For the purpose of this act, unless otherwise clearly indicated by the context, the terms used shall have the following meanings:
(a) The term 'department' as used herein means the state department of social security.

(b) The term 'director' as used herein means the director of the state department of social security.

(c) The term 'children's staff' as used herein means personnel of the department specially qualified in and responsible for the direction of services for children.

(d) The term 'agency' as used herein is defined as any person, firm, association or corporation, or any private institution, but not including foster homes, which receives for control, care, placement or maintenance, minor children, and not including in the case of an individual, children related to such persons or under guardianship, but shall include within its scope the following:

(1) A children's institution is defined as an establishment which is maintained and operated for the group care of children or which may accept custody and responsibility as required for the welfare of children under care. It shall not apply to any boarding school which is essentially and primarily engaged in educational work characterized by having education as its only function, operating on a definite school year schedule, following a stated academic curriculum, accepting only school-age children, and not accepting custody of children; nor to any non-profit institution which is operated under adequate local control by an established board of laymen or by a church organization.

(2) A child-placing agency is defined as any agency, society, association, institution or person not related by blood to the child placed, which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption.

An agency, society, association or institution which is not operated for profit and which is operated under adequate local control by an established board of laymen or by a church organization and which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption shall not be considered a child-placing agency within the terms of this act.

(3) A maternity home is an institution or place of residence the primary function of which is to give care to illegitimately pregnant girls or women, before or during confinement, or which provides care as needed to mothers and their infants after confinement, with or without compensation.

(4) A day nursery is an institution which provides care during the day for a group of children with or without compensation. Its primary function is to give care and supervision to children in need of supplemental parental care during the day whose own families are unable to provide this daytime care. A day nursery shall not mean a nursery school which is essentially and primarily engaged in educational work with preschool children whose parents send the child to the nursery school only for education, the child not being in need of supplemental parental care.

(5) An hourly nursery is an agency which has the facility for providing care for children on an hourly basis, with the primary function of providing a few hours of care and supervision of such children during the period when parents are shopping or keeping appointments: Provided, That nothing in this act shall be construed to cover the care of a neighbor's, relative's or friend's child or children with or without monetary consideration where the person does not regularly engage in such activity or where parents on a mutually cooperative basis exchange care of one another's children. It shall not include any agency operated by another state department or governmental agency, nor to any non-profit institution, society or association which is operated under adequate local control by an established board of laymen or by a church organization.

Sec. 3. The department shall have the power, and it shall be its duty through the children's staff of the department:

(a) To promulgate standards as follows:

(1) Practices and policies of the applicant must provide adequately for the protection of the health, safety, physical, moral and mental well-being of the children cared for by the applicant or licensee.

(2) The applicant or licensee or the person charged with the active management must be persons of good character.

(3) The applicant or licensee must employ an adequate number of capable persons qualified by education or experience to render the type of care for which the applicant seeks a license.

(4) The applicant or licensee must have adequate physical facilities for the purpose for which the applicant seeks a license.
“(b) To promulgate and publish rules and regulations in implementation of these standards governing the issuance of and renewal of licenses.

“(c) To inspect and evaluate all applicants or licensees to determine whether or not there is compliance by such applicant or licensee with the applicable rules and regulations and standards.

“(d) To consult with licensees and those applying for a license in order to help them improve their methods and facilities of child care.

“(e) To prescribe the form and content of reports necessary for the administration of this act and to require regular reports from each licensee.

“(5) The applicant or licensee must carry an adequate liability and property damage insurance policy in such amount as may be determined by the director.

“Sec. 4. On receipt of an application showing compliance with all of the requirements of this act and all the rules and regulations of the department, a license for a period of one year shall be granted by the department. If a licensee desires to apply for a renewal of its license, a request therefor shall be filed three months prior to the expiration date: Provided, That all agencies now approved by the department shall be deemed to be approved by the department to operate hereunder for a period of ninety days after the effective date of this act.

“Sec. 5. Applicants for a license as provided for in this act shall make application to the state department of social security on forms provided by the department. Upon receipt of such an application the department shall have a reasonable time in which to determine whether or not a license should be granted. The licenses provided for in this act shall be issued for a period of one year. If a licensee desires to apply for a renewal of its license a request for a renewal shall be filed three months prior to the expiration date of the license. If the department has failed to act at the time of the expiration date of the license, the license shall be deemed to be automatically and temporarily renewed until such time as the department shall act: Provided, That all agencies now approved by the state department of social security shall be deemed to be approved to operate under the provisions of this act for a period of ninety days following its enactment.

“Sec. 6. Fire protection with respect to all agencies to be licensed hereunder shall be the responsibility of the state fire marshal. In this connection the state fire marshal shall adopt, promulgate, and enforce such rules and regulations as may be designed to protect the occupants from fire hazards, and he shall make or cause to be made such inspections and investigations as he deems necessary.

“Each applicant for a license shall submit to the department of social security a certificate of approval from the state fire marshal that rules and regulations for fire protection as established by him have been met before a license can be issued.

“Sec. 7. The state board of health with the advice of representatives of voluntary agencies subject to this act and the state department of social security, shall adopt and promulgate such rules and regulations with respect to all child welfare agencies to be licensed hereunder as is deemed necessary to promote and protect the health of all children residing therein.

“(a) Except as provided in Sec. 7-(b) of this act the health rules and regulations of the state board of health shall be enforced by the state department of health.

“(b) Any city, county, or district health department, which employs a full-time health officer, may make application in writing to the state director of health for a certificate of approval to enforce the rules and regulations of the state board of health within the area of its jurisdiction. Upon receipt of such application the state director of health shall investigate and determine whether the city, county, or district health department is entitled to such approval and if so the state director of health shall issue the certificate applied for. Upon receipt of such certificate of approval the local health department shall have full authority through the health officer to perform all the duties relative to the enforcement of the rules and regulations of the state board of health. Any certificate of approval may be cancelled by the state director of health after thirty days notice in writing to the holder of the certificate of approval should it be found that such holder is incompetent or unable to enforce the rules and regulations of the state board of health.

“(c) The state department of health or the local health department having authority shall make or cause to be made such inspections and investigations of child welfare agencies as is deemed necessary, and each applicant for a license shall submit to the department a certificate of approval from the state or local health department that rules and regulations for health as established by the state board of health have been met before a license can be issued.
"Sec. 8. The department may issue provisional licenses to applicants for a license, or licensees who are unable to conform to all the rules and regulations of the department as established pursuant to sections 3, 6-7 of this act. No provisional license may be issued unless the applicant makes at least minimum provision for the health and safety of the child and unless the department finds that an emergent need exists for the type of service the applicant proposes to render. Such provisional license shall in no event be issued for a period in excess of six months and shall not be subject to renewal.

"Sec. 9. (a) Any license issued pursuant to this act may be denied, suspended or revoked by the director upon proof (1) that the licensee has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to the provisions of this act, or (2) that the conditions required for the issuance of a license under this act have ceased to exist with respect to such licenses.

"(b) Whenever the director shall have reasonable cause to believe that grounds for the denial, suspension or revocation of a license exist or that a licensee has failed to qualify for renewal of a license he shall notify the licensee in writing stating the grounds upon which it is proposed that the license be denied, suspended, revoked or not renewed.

"The director shall promulgate and publish rules and regulations governing the conduct of hearings. Within fifteen days from the receipt of notice of the grounds denial, suspension, revocation or lack or renewal the licensee may serve upon the director a written request for hearing. Service of a request for hearing may be made by registered mail. Upon receiving a request for hearing the director shall fix a date upon which the matter may be heard, which date shall be not more than thirty days from the receipt of the request for such hearing and shall give the licensee at least fifteen days written notice of said hearing date. If no request for hearing is made within the time specified, the license shall be deemed denied, suspended or revoked. It shall be the duty of the department within thirty days after the date of the hearing to notify the appellant of the decision of the director.

"Sec. 10. In the event that an applicant or licensee feels aggrieved by the decision rendered in the hearing provided for in the foregoing section, he shall have the right to appeal to the superior court of the county of his legal residence which appeal shall be taken by a notice filed with the clerk of the court and served upon the director either by registered mail or by personal service within fifteen days after the decision of the department. Upon receipt of the notice of appeal, the clerk of the superior court shall immediately docket the case for trial.

"Within ten days after being served with a notice of appeal the director shall file with the clerk of the court the record of the case on appeal, and no further pleadings shall be necessary to bring the appeal to issue.

"The court shall decide the case on the record. The findings of the director as to the facts shall be conclusive unless the court determines that such findings are not supported by a preponderance of the evidence in the record.

"The court may affirm the decision of the director or reverse any decision of the director where it finds the director has acted arbitrarily, capriciously or contrary to law, and remand the cause to the director for further proceedings in conformity with the decision of the court. Either party may appeal from the decision of the superior court to the supreme court of the state, which appeal shall be taken and conducted in the manner provided for by law or by the rules of the court applicable to civil appeals.

"Sec. 11. A copy of the articles of incorporation or amendment of the articles of existing corporations for agencies shall be sent by the secretary of state to the department of social security at the time such articles are filed.

"Sec. 12. It is the duty of all agencies, pursuant to this act, to accord the department or its agents the right of entrance, privilege of inspection, and access to its records of work for the purpose of ascertaining the kind and quality of work done and of obtaining a proper basis for its recommendations.

"Sec. 13. The term 'foster home' as used in this act shall mean a family home which is operated with or without compensation to provide care on a twenty-four hour basis or during a period of the twenty-four hours a day in lieu of the child's own home. It shall not include within its scope the occasional care of a neighbor's, relative's or friend's child or children with or without compensation or where the person does not regularly engage in such activity or where the parents on a mutually cooperative basis exchange care of one another's children.

"Sec. 14. The department shall have the power, and it shall be its duty, through the children's staff of the department:
"(1) To issue and renew licenses to applicants who have complied with the following standards either directly or through the county welfare departments acting for the department of licensees of the department as prescribed by rules and regulations.  
(a) The applicant for a certificate of approval as a foster home must be a person of good character.  
(b) The foster home care of the applicant must provide adequately for the protection of the health, safety, physical, mental and moral well-being of the child or children to be cared for by the applicant.  
(2) To promulgate and publish rules and regulations in implementation of these standards governing the issuance and renewal of certificates of approval.  
(3) To inspect and supervise all foster homes to enforce the application of the rules and regulations.  
(4) To deny, revoke or suspend the certificate of approval of any foster home which has failed or refused to comply with the provisions of this act or the rules and regulations promulgated pursuant to this act.  
Sec. 15. Notwithstanding the existence or pursuit of any other remedy, the department of social security may, in the manner provided by law, upon the advice of the attorney general who shall represent the department in the proceeding, maintain an action in the name of the state for injunction or other process against any person, partnership, association, or corporation, or any private institution, agency or foster home, which shall hereafter give temporary or permanent care or custody to a child or children, or an illegitimate pregnant woman or women not related by blood, marriage or adoption to such person, without having a license from the department or a certificate of approval as a foster home, or who shall place for temporary or permanent care or for adoption, a child or children not related to him by blood, marriage or adoption without having a license or certificate of approval, as heretofore provided in this act.  
Sec. 16. 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 of any agency, children's institution, child placing agency, maternity home, day or hourly nursery, foster home or other related institution conducted for or by members of a recognized religious sect, denomination or organization which in accordance with its creed, tenets, or principles depends for healing upon prayer in the practice of religion, nor shall the existence of any of the above conditions militate against the licensing of such a home or institution.  
Sec. 17. Every person having the care and custody, whether temporary or permanent, of minor children under the age of twelve years, who shall leave such children in a parked automobile unattended by an adult while such person enters a tavern or other premises where vinous spirituous or malt liquors are dispensed for consumption on the premises shall be guilty of a gross misdemeanor.  
Sec. 18. This act is necessary for the public health, welfare and safety, and shall take effect immediately."  
Amend the title by striking after the comma (,) and before the word "amending" the word "and"  
Amend the title further by inserting after "R.C.W." the following: "; providing for the licensing of child care and placing agencies; issuance of certificates of approval to foster homes; establishing standards; providing for appeals; and prescribing procedures declaring a crime; and"  

**Senate Members**  
Edward F. Riley  
Tom Hall  
Carl R. Lindstrom

**House Members**  
Chet King  
Joseph E. Hurley  
A. B. Comfort

Mr. Comfort moved that the report of the Free Conference Committee on House Bill No. 231 be adopted and that the bill, as amended by the Free Conference Committee, be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 231, as amended by the Free Conference Committee, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donahue, Eld-
ride, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Henry (A1), Henry (Edward E.), Hess, Hoefel, Hofmeister, Hurley, Jeffrey, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Mr. Speaker—80.

Those voting nay were: Representative Riemcke—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Dootson, Gordon, Hansen, Hawley, Hillyer, Hoff, Holli day, Hoopingarner, Huhta, Jones (W. Kenneth), McLean, Neill, Powell, Smith, Testu, Vane, Zent—18.

House Bill No. 231, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. Zent raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Donahue, Dootson, Frayn, Gordon, Hansen, Hillyer, Johnson (Charlie), Johnston (Elmer E.), Phillips, Powell, Vane, Wintler and Woodall, Representative Dootson having been excused.

MR. SPEAKER:

REPORT OF ENROLLMENT

House of Representatives.
Olympia, Wash., March 8, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 99, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Robert C. Bailey, Frank Connor.

The Speaker announced that he was about to sign: House Bill No. 99.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 130 and has passed the bill as amended, and said bill, together with the Free Conference Committee report, is herewith transmitted.

HERBERT H. SILER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 130, entitled: "An Act relating to assistance and relief by counties and repealing section 36.23.02, R.C.W.", have had the same under consideration, and we recommend that Engrossed House Bill No. 130 be amended to read as follows and that the Senate and House do pass the bill as amended by the Free Conference Committee:

Amend the bill by striking everything after the enacting clause and insert the following:

"Section 1. The board of county commissioners of any county shall provide for the disposition of the remains of any indigent person not a recipient of public assistance who dies within the county and whose body is unclaimed by relatives or friends.

—30
"Sec. 2. Section 36.23.02, R.C.W., derived from section 2701 of the Code of 1881 is hereby repealed."
Amend the title of the bill by striking the whole thereof and insert the following:
"An Act providing for the disposition of the remains of certain indigent persons and repealing section 36.23.02, R.C.W."

Mr. Kellogg moved that the report of the Free Conference Committee on Engrossed House Bill No. 130 be adopted and that the bill, as amended by the Free Conference Committee, be placed on final passage.
The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 130, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 14.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffrey, Jones (John R), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Young, Zent, Mr. Speaker—80.

Those voting nay were: Representatives Clark, Hurley, King, Morris, Smith—5.

Those absent or not voting were: Representatives Donohue, Dootson, Frayn, Gallager, Hansen, Hiller, Johnson (Charlie), Johnston (Elmer E.), Phillips, Powell, Simmons, Vane, Wintler, Woodall—14.

Engrossed House Bill No. 130, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:
The Senate has passed: House Bill No. 425 with the following amendment:
Amend the bill by striking everything after the enacting clause and insert 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: Provided further, That allowances made for subsistence and lodging for the elective or appointive officers and employees while away from their domicile on state business shall equal actual expenses
SIXTIETH DAY, MARCH 8, 1951

incurred therefor or per diem rates as provided by law, but in no event shall actual expenses claimed exceed such per diem rates provided by law.

"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the moneys in the several funds in the state treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase, condemnation and improvement of land and construction of buildings, and improvements for the various state institutions, and for deficiencies, 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 hereinafter designated and mentioned and hereinafter expressed, for the fiscal biennium beginning April 1, 1951, and ending March 31, 1953, except as otherwise provided: Provided, That no part of any appropriation contained in this act shall be used to pay the salary, wages, or grant of any person who believes in or who is a member of or who supports any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods: Provided further, That no part of any appropriation contained in this act shall be used to pay the salary, wages, or grant of any person while engaged in strike against the State of Washington, or any office, department or agency thereof, or against any political subdivision of the state: Provided further, That for the purposes hereof an affidavit filed with the state auditor by the payee prior to the issuance of any warrant, or in lieu thereof a certificate by the responsible officer certifying that the payee or payees for whom vouchers or payrolls are submitted have filed with such officer such affidavit, shall be prima facie evidence that the person making it, or filing the same with the responsible officer, has not acted contrary to the provisions herein set forth: And provided further, That any person who believes in or who is a member of or who supports any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods and accepts employment, the salary, wages, or grant for which are paid from any appropriation contained in this act, shall be guilty of a gross misdemeanor and shall be fined not more than one thousand dollars ($1,000) or imprisoned in the county jail for not more than one (1) year, or both.

Any official who incurs any deficiency shall be considered to have violated the expressed intent of the legislature in making these appropriations.

FROM THE GENERAL FUND

For the Governor:
Salaries, Wages and Operations.......................... $128,654.00
Investigation and Emergency Purposes, to be distributed on vouchers approved by the Governor...... 16,000.00
Extradition Expenses (including deficiencies)........... 22,000.00
Auditing Records of the State Auditor................... 2,500.00
Total....................................................... $169,154.00

For the Governor's Mansion:
Maintenance, to be distributed on vouchers approved by the Governor ........................................... $24,000.00

For the Lieutenant Governor:
Salary of the Lieutenant Governor and Compensation when serving as Governor......................... $13,000.00
Other Salaries, Wages and Operations.................... 8,900.00
Total....................................................... $21,900.00

For the Secretary of State:
Salaries and Wages........................................... $175,000.00
Operations.................................................. 50,000.00
Checking, Printing, Advertising, and Mailing Initiative and Referendum Measures and Constitutional Amendments........................................... 10,000.00
Bureau of Statistics and Immigration:
Salaries, Wages and Operations and State Resources Program.................................................. 35,000.00
To carry out provisions of chapter 14, Laws of 1950, special method of voting for Service voters........ 10,000.00
Total....................................................... $280,000.00
FOR THE STATE TREASURER:
Salaries and Wages .................................... $213,150.00
Operations .............................................. 43,000.00
Total ............................................. $256,150.00

FROM THE MOTOR VEHICLE FUND
Salaries and Wages .................................... $13,200.00
Operations .............................................. 2,600.00
Total ............................................. $15,800.00

FROM THE GENERAL FUND

FOR THE STATE AUDITOR:
Salaries and Wages .................................... $459,575.00
Operations .............................................. 103,000.00
Special Printing ........................................ 9,000.00
Total ............................................. $571,575.00

FROM THE MOTOR VEHICLE FUND
Salaries and Wages .................................... $40,000.00
Operations .............................................. 10,800.00
Total ............................................. $50,800.00

FROM THE VOLUNTEER FIREMEN'S RELIEF AND PENSION FUND
Salaries and Wages .................................... $6,000.00

FROM THE GENERAL FUND

FOR THE ATTORNEY GENERAL:
Salaries and Wages .................................... $461,240.00
Operations, Printing Briefs, Court Costs and Expenses
of Special Litigation in State and Federal Courts .... 170,138.00
Total ............................................. $631,378.00

FROM THE CURRENT SCHOOL FUND

FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION:
Salaries and Wages .................................... $465,000.00
Operations .............................................. 168,950.00
Total ............................................. $633,950.00

FROM THE GENERAL FUND

FOR THE COMMISSIONER OF PUBLIC LANDS:
Salaries, Wages, and Plotting state-owned land into
home sites and construction of roadways therein ..... $450,000.00
Operations .............................................. 226,775.00
Total ............................................. $676,775.00

FOR THE INSURANCE COMMISSIONER:
Salaries and Wages .................................... $300,000.00
Operations .............................................. 120,000.00
Total ............................................. $420,000.00

FOR LEGISLATIVE EXPENSE:
For the purpose of paying the expenses of the Thirty-
second Legislature of the State of Washington ....... $4,800.00
Printing, Indexing, Binding and Editing Session Laws,
Senate and House Journals, other Legislative Printing,
and Binding Public Documents of the Thirty-second
Session ................................................. 45,000.00
Salaries of Members of Legislature ..................... 348,000.00
Total ............................................. $397,800.00

FOR THE SUPREME COURT:
Salaries and Wages .................................... $427,800.00
Operations .............................................. 40,000.00
Total ............................................. $467,800.00
SIXTIETH DAY, MARCH 8, 1951

FOR THE STATE LAW LIBRARY:
 Salaries and Wages .................. $44,760.00
 Operations .................. 29,000.00
 Total .................. $73,760.00

FOR THE JUDICIAL COUNCIL:
 Salaries, Wages and Operations .......... $4,000.00

FOR THE UNIFORM LAW COMMISSION:
 Operations .................. $1,000.00

FOR THE SUPERIOR COURT JUDGES:
 Salaries and Wages .................. $561,125.00
 Expenses, Judges in Joint Districts ........ 9,000.00
 Total .................. $570,125.00

FOR THE ASSOCIATION OF SUPERIOR COURT JUDGES:
 Operations .................. $3,500.00

FOR THE JUDGES' RETIREMENT FUND:
 To be expended in accordance with the provisions of chapter 229, Laws of 1937, and laws amendatory thereto $63,900.00

FOR THE STATE BOARD OF ACCOUNTANCY:
 Salaries and Wages .................. $25,000.00
 Operations .................. 50,000.00
 (Expenditures not to exceed revenues accruing under the Accountancy Act.)
 Total .................. $75,000.00

FOR THE STATE AERONAUTICS COMMISSION:
 Salaries and Wages .................. $24,000.00
 Operations .................. 26,000.00
 Total .................. $50,000.00

FOR THE STATE ATHLETIC COMMISSION:
 Salaries and Wages .................. $8,000.00
 Operations .................. 2,700.00
 Total .................. $10,700.00

FOR THE STATE CAPITOL COMMITTEE:
 Salaries and Wages .................. $15,500.00
 Operations .................. 5,600.00
 Total .................. $21,100.00

FOR THE STATE BOARD FOR THE CERTIFICATION OF LIBRARIANS:
 Salaries, Wages and Operations ........ $388.80

FOR THE STATE BOARD OF EDUCATION:
 General Office, including Junior College Supervision:
 Salaries and Wages .................. $80,000.00
 Operations .................. 20,750.00
 School Building Facilities:
 Salaries and Wages .................. 50,000.00
 Operations .................. 15,000.00
 Total .................. $165,750.00

FROM THE STATE EMPLOYEES' RETIREMENT SYSTEM EXPENSE FUND
FOR THE STATE EMPLOYEES' RETIREMENT BOARD:
 Salaries and Wages .................. $200,000.00
 Operations .................. 81,000.00
 Total .................. $281,000.00

FROM THE STATE EMPLOYEES' RETIREMENT FUND
Pensions, Awards, Disability Payments, Adjustments and Refunds ........ $7,500,000.00

FROM THE GENERAL FUND
FOR THE STATE FINANCE COMMITTEE:
 Salaries and Wages .................. $21,500.00
 Operations .................. 2,489.00
 Total .................. $23,989.00
### FOR THE STATE FOREST BOARD:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$25,800.00</td>
</tr>
<tr>
<td>Operations</td>
<td>8,895.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$34,695.00</strong></td>
</tr>
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</table>

### FOR THE STATE SUSTAINED YIELD FOREST NO. 1:

To carry out provisions of chapter 175, Laws of 1933:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$60,605.00</td>
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<tr>
<td>Operations</td>
<td>34,190.00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$94,795.00</strong></td>
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</tbody>
</table>

(This appropriation 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.)

### FROM THE ACCIDENT FUND

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$175,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>62,500.00</td>
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<td><strong>Total</strong></td>
<td><strong>$237,500.00</strong></td>
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### FROM THE MEDICAL AID FUND

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$175,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>62,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$237,500.00</strong></td>
</tr>
</tbody>
</table>

### FROM THE GENERAL FUND

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$75,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>35,000.00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$110,000.00</strong></td>
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### FOR THE STATE LIBRARY COMMISSION:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$118,750.00</td>
</tr>
<tr>
<td>Operations</td>
<td>46,345.00</td>
</tr>
<tr>
<td>Public Library Services and Facilities: For allocation to Public Libraries in accordance with the provisions of chapter 232, Laws of 1945</td>
<td>150,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$315,095.00</strong></td>
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### FROM THE PARKS AND PARKWAY FUND

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$600,000.00</td>
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<tr>
<td>Operations</td>
<td>280,000.00</td>
</tr>
<tr>
<td>Capital Outlays and Major Repairs</td>
<td>500,000.00</td>
</tr>
<tr>
<td>Purchase, Condemnation and Improvement of Land, Boat Moorages, Construction and Repairs of Buildings and other improvements, including necessary Salaries and Wages incident thereto</td>
<td>255,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,635,000.00</strong></td>
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</tbody>
</table>

### FROM THE MILLERSYLVANIA PARK CURRENT FUND

Improve, Maintenance and Upkeep of Millersylvania Park

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td></td>
<td><strong>$400.00</strong></td>
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</table>

### FROM THE GENERAL FUND

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$55,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>30,000.00</td>
</tr>
<tr>
<td>(Expenditures not to exceed fees heretofore or hereafter collected.)</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$85,000.00</strong></td>
</tr>
</tbody>
</table>
FROM THE PUGET SOUND PILOTAGE FUND

For the State Board of Pilotage Commissioners:
Salaries and Wages ...................................... $4,200.00
Operations .............................................. 1,010.00
Total ............................................. $5,210.00

FROM THE GENERAL FUND

For the Pollution Control Commission:
Salaries and Wages ...................................... $125,000.00
Operations .............................................. 55,000.00
Investigations, Research and Surveys of Water Pollution
caused by Industrial Waste ............................ 26,800.00
(Expenditures not to exceed amounts received from
the Federal government.)
Investigation, Research and Surveys of the effects of
Fish and Shellfish of Water Pollution caused by In­
dustrial Waste ........................................ 20,000.00
(Expenditures not to exceed amounts received from
the Federal government.)
Total ............................................. $226,800.00

For the Board of Prison Terms and Paroles:
Salaries and Wages ...................................... $250,000.00
Operations .............................................. 90,000.00
Total ............................................. $340,000.00

FROM THE TEACHERS' RETIREMENT FUND

For the Board of Trustees of the State Teachers'
Retirement System:
Salaries and Wages ...................................... $138,000.00
Operations .............................................. 33,730.00
For the payment of Annuities, Awards and Refunds as
provided by law ........................................ 9,850,720.00
Total ............................................. $10,022,450.00

FROM THE GENERAL FUND

For the Tuberculosis Hospital Building Commission:
Operations .............................................. $300.00

For the Veterans' Rehabilitation Council:
To carry out provisions of chapter 110, Laws of 1947.. $800,000.00

FROM THE UNITED STATES VOCATIONAL EDUCATION FUND

For the State Board for Vocational Education:
To be expended in accordance with the provisions of
Acts of Congress approved February 23, 1917, and Au­
gust 1, 1946, and acts amendatory or supplementary
thereto, and the provisions of chapter 183, Laws of
1939, providing for the promotion and development
of Vocational Education ................................ $1,164,605.00
To be expended in accordance with the provisions of
Acts of Congress approved June 2, 1920, and July 6,
1943, and acts amendatory or supplementary thereto,
and the provisions of chapter 176, Laws of 1933,
providing for Civilian Vocational Rehabilitation..... 1,478,366.00
To be expended for special Veterans' Training in coop­
eration with the United States Veterans' Administra­
tion, expenditures not to exceed receipts from the
Federal government .................................... 1,463,219.76
Total ............................................. $4,106,190.76

FROM THE WASHINGTON STATE PATROL RETIREMENT FUND

For the Washington State Patrol Retirement Board:
Pensions, Benefits, Awards and Refunds ............... $43,000.00
### FROM THE GENERAL FUND

**For the Washington State Board Against Discrimination in Employment:**
- To carry out provisions of chapter 183, Laws of 1949:
  - Salaries and Wages: $18,720.00
  - Operations: 8,380.00
- Total: $27,100.00

**For the Adjutant General—Military Department:**
- Salaries and Wages: $375,000.00
- Operations: 225,000.00
- Uniform Allowance: 100,000.00
- Medical Aid and Compensation: 8,980.00
- Capital Outlays, Major Repairs and Betterments: 100,000.00
- Total: 808,980.00

**For the Department of Agriculture:**
- Salaries and Wages: 652,045.00
- Operations: 270,524.00
- Indemnities and Control of Bang’s Disease and Bovine Tuberculosis; Control of Mastitis, Plant Diseases, Insect Pests, Apiiculture; Marketing Research; Marketing and Farm Production Reports: 1,050,000.00
- Total: 1,972,569.00

**FROM THE FEED AND FERTILIZER FUND**
- Salaries and Wages: $39,488.00
- Operations: 29,610.00
  - (Expenditures not to exceed fees heretofore or hereafter collected.)
- Total: 69,098.00

**FROM THE GRAIN AND HAY INSPECTION FUND**
- Salaries and Wages: $600,078.00
- Operations: 125,480.00
  - (Expenditures not to exceed fees heretofore or hereafter collected.)
- Total: 725,558.00

**FROM THE COMMISSION MERCHANTS’ FUND**
- Salaries and Wages: $83,383.00
- Operations: 32,385.00
  - (Expenditures not to exceed fees heretofore or hereafter collected.)
- Total: 115,768.00

**FROM THE NURSERY INSPECTION FUND**
- Salaries and Wages: $42,968.00
- Operations: 20,260.00
  - (Expenditures not to exceed fees heretofore or hereafter collected.)
- Total: 63,228.00

**FROM THE SEED FUND**
- Salaries and Wages: $39,102.00
- Operations: 33,235.00
  - (Expenditures not to exceed fees heretofore or hereafter collected.)
- Total: 74,337.00

**FROM THE GENERAL FUND**
- For the Office of Director of Budget:
  - Salaries and Wages: $228,840.00
  - Operations: 65,500.00
Personnel Office:
- Salaries and Wages: $38,000.00
- Operations: 6,500.00
  **Total**: $38,650.00

For the Department of Conservation and Development:
- General Office, including Divisions of Hydraulics, Mines and Geology; and Flood Control Administration:
  - Salaries and Wages: $193,500.00
  - Operations: 58,500.00
- Division of Progress and Industry Development:
  - Salaries and Wages: 42,300.00
  - Operations: 75,000.00
- Columbia Basin Commission:
  - Salaries and Wages: 35,000.00
  - Operations: 35,000.00
- Division of Forestry:
  - Salaries and Wages: 1,018,000.00
  - Operations: 395,000.00
- Reforestation:
  - Salaries and Wages: 95,000.00
  - Operations: 15,000.00
- Institute of Forest Products:
  - Salaries and Wages: 25,000.00
  - Operations: 15,000.00
- Stream Gauging and Ground Water Surveys:
  - Operations: 75,000.00
- Flood Control Maintenance:
  To be expended in accordance with the provisions of Senate Bill No. 82: 1,500,000.00

Total: $3,577,300.00

From the Eagle Gorge Dam Flood Control Project Fund:
To carry out provisions of chapter 27, Laws of 1949: $1,500,000.00

From the Reclamation Revolving Fund:
- Reclamation Division:
  - Salaries and Wages: $40,275.00
  - Operations: 20,537.00
- Natural Resources Surveys:
  - Salaries, Wages and Operations: 62,000.00
- Financing of Reclamation Districts as provided by law:
  (Expenditures from Reclamation Revolving Fund not to exceed cash on hand and available for expenditure.)
  **Total**: $700,000.00

Total: $822,812.00

From the General Fund:
- For the Department of Fisheries:
  - Salaries and Wages: $1,267,500.00
  - Operations: 1,040,000.00
  - Capital Outlays, Major Repairs and Betterments: 1,400,000.00
- Lower Columbia River Development:
  - Salaries and Wages: 160,000.00
  - Operations: 139,500.00
  - Capital Outlays, Major Repairs and Betterments: 1,659,700.00
  (Expenditures for Lower Columbia River Development to be limited to approved projects upon which reimbursement of 100% will be made by the Federal government.)
  **Total**: $5,666,700.00

From the Lewis River Hatchery Fund:
- Salaries and Wages: 27,214.00
- Operations: 6,360.00
  **Total**: $33,574.00
FROM THE GAME FUND

FOR THE DEPARTMENT OF GAME:
Salaries and Wages.............................. $2,440,252.00
Operations ..................................... 2,219,000.00
Payment of Game Animal Damages and Expense .. 40,000.00
Wild Life Restoration and Research, including the Pur-
chase, Condemnation or Leasing of Lands (Expendi-
tures to be limited to approved projects upon which reim-
bursement of 75% will be made by the Federal
government) ....................................... 700,000.00
Capital Outlays, Major Repairs and Betterments ... 100,000.00
Acquisition of Lands for Public Hunting and Fishing
Areas, Game Habitat Area, Access Areas to Lakes
and Streams and other like purposes ............ 500,000.00
Total ........................................ 5,999,252.00

FROM THE GENERAL FUND

FOR THE DEPARTMENT OF HEALTH:
General Administration and Conservation of Hearing
Program:
Salaries and Wages.......................... $600,000.00
Operations ................................... 260,000.00
To carry out provisions of Initiative No. 178:
Salaries and Wages ......................... 550,000.00
Operations .................................. 230,000.00
Field Training Program:
Salaries and Wages .......................... 38,040.00
Operations .................................. 7,418.00
(Expenditures limited to receipts from the W. K.
Kellogg Foundation.)
Medical Services:
To carry out provisions of Initiative No. 178 (includ-
ing deficiencies) .............................. 24,377,280.00
Crippled Children's Program:
Salaries and Wages ......................... 43,005.00
Operations and Assistance ......... 283,232.00
Rheumatic Fever Program:
Salaries and Wages ......................... 1,440.00
Operations and Assistance ......... 44,500.00
State Cerebral Palsy Program:
Cerebral Palsy Center:
Salaries and Wages ......................... 126,000.00
Operations ................................ 62,500.00
Cerebral Palsy Field Program:
Salaries and Wages ......................... 22,000.00
Operations ................................ 13,500.00
For Public Health Work (including deficiencies, expendi-
tures not to exceed amounts received and credited to
the General Fund from the Federal government for
Public Health Work) ....................... 1,698,842.00
For County Public Health Work ............. 135,000.00
Tuberculosis Hospitalization:
State Aid to Counties and for Tuberculosis Hospitals
(including deficiencies) ....................... 8,000,000.00
Total ........................................ 36,492,757.00

FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:
Salaries and Wages ......................... $561,650.00
Operations ................................ 483,160.00
To carry out provisions of chapter 233, Laws of 1947,
for the payment of additional pensions .......... 4,000,000.00
To carry out provisions of chapter 195, Laws of 1949,
relating to the Industrial Welfare Commission:
Salaries and Wages ......................... 12,000.00
SIXTIETH DAY, MARCH 8, 1951

For ascertaining the qualifications of Industrial Establishments for furnishing other training on-the-job to Veterans (Expenditures not to exceed receipts from the Federal government)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operations</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>Total</td>
<td>$5,139,410.00</td>
</tr>
</tbody>
</table>

FROM THE MEDICAL AID FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$1,710,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>275,000.00</td>
</tr>
<tr>
<td>Appeal Costs:</td>
<td></td>
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<tr>
<td>Salaries and Wages</td>
<td>94,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>102,500.00</td>
</tr>
<tr>
<td>Rehabilitation Center:</td>
<td></td>
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<tr>
<td>Salaries and Wages</td>
<td>156,620.00</td>
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<td>Operations</td>
<td>103,970.00</td>
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<tr>
<td>Medical Services and Refunds (including deficiencies)</td>
<td>11,000,000.00</td>
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<tr>
<td>Total</td>
<td>$13,442,090.00</td>
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</table>

FROM THE ACCIDENT FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appeal Costs:</td>
<td></td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$94,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>102,500.00</td>
</tr>
<tr>
<td>Catastrophe Injury Claims</td>
<td>500,000.00</td>
</tr>
<tr>
<td>Second Injury Claims</td>
<td>1,000,000.00</td>
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<tr>
<td>Claims, Awards and Refunds (including deficiencies)</td>
<td>22,000,000.00</td>
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<tr>
<td>Total</td>
<td>$23,696,500.00</td>
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</table>

FROM THE RESERVE FUND

For Pensions and Lump Sum Payments

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$8,000,000.00</td>
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</tbody>
</table>

FROM THE ELECTRICAL LICENSE FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$106,170.00</td>
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<tr>
<td>Operations</td>
<td>41,070.00</td>
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<tr>
<td>Total</td>
<td>$147,240.00</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 Department of Licenses:</td>
<td></td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$288,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>157,000.00</td>
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<tr>
<td>To carry out provisions of chapter 211, Laws of 1949, relating to Financial Responsibility:</td>
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<tr>
<td>Salaries and Wages</td>
<td>75,000.00</td>
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<tr>
<td>Operations</td>
<td>17,500.00</td>
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<td>Total</td>
<td>$537,500.00</td>
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FROM THE MOTOR VEHICLE FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$1,145,000.00</td>
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<tr>
<td>Operations</td>
<td>820,000.00</td>
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<tr>
<td>Liquid Fuel Tax Refunds</td>
<td>5,000,000.00</td>
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<tr>
<td>Total</td>
<td>$6,965,000.00</td>
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FROM THE HIGHWAY SAFETY FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$216,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>130,000.00</td>
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<tr>
<td>Total</td>
<td>$346,000.00</td>
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</table>

FROM THE GENERAL FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the Department of Public Institutions:</td>
<td></td>
</tr>
<tr>
<td>General Office, including Division of Public Institutions and Division of Purchasing:</td>
<td></td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$400,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>97,000.00</td>
</tr>
</tbody>
</table>
Division of Banking:
Salaries and Wages $105,800.00
Operations 36,200.00

Division of Savings and Loan Associations:
Salaries and Wages 61,550.00
Operations 23,450.00

Capitol Buildings and Grounds:
Salaries and Wages 484,732.00
Operations 305,650.00

Parole, Transportation and Deportation:
Salaries and Wages 16,920.00
Operations 41,080.00
Total $1,572,382.00

FROM THE PUBLIC SERVICE REVOLVING FUND

FOR THE WASHINGTON PUBLIC SERVICE COMMISSION:
Salaries and Wages $996,294.00
Operations 482,875.00
Special Investigations:
Salaries, Wages and Operations 125,000.00
(Expenditures not to exceed fees heretofore or here­after collected, but in no event shall any warrant be drawn on the Public Service Revolving Fund in excess of actual cash on deposit in the State Treasury.)
Total $1,584,169.00

FROM THE GENERAL FUND

FOR THE DEPARTMENT OF SOCIAL SECURITY:
General Administration:
Salaries and Wages $6,813,740.00
Operations 1,306,990.00
Division of Old Age Assistance:
Senior Citizen Grants 97,830,000.00
Division of Public Assistance:
Aid to the Permanently Disabled 9,613,200.00
Burials 700,000.00
General Home Assistance 3,000,000.00
Division for Children:
Child Welfare Services:
Salaries and Wages 1,040,284.00
Operations 84,945.00
Assistance as provided by law 3,883,120.00
Aid to Dependent Children:
Assistance as provided by law 24,140,776.00
Division for the Blind:
Assistance as provided by law 1,488,168.00
Self-supporting Aid to Blind:
To carry out provisions of chapter 166, Laws of 1949. 40,000.00
Vocational Rehabilitation for the Blind:
Administration:
Salaries and Wages 95,976.00
Operations 26,950.00
Assistance 40,000.00
Other Case Services to the Blind 84,945.00
Total $150,324,149.00

FOR THE WASHINGTON STATE PATROL:
Salaries and Wages $637,350.00
Operations 200,000.00
Total $837,350.00
FROM THE HIGHWAY SAFETY FUND

FOR THE WASHINGTON STATE PATROL:
Salaries and Wages ............................................. $1,725,000.00
Operations .......................................................... 850,000.00
Major Repairs ..................................................... 30,000.00
Total .............................................................. $2,605,000.00

FROM THE MOTOR VEHICLE FUND
Salaries and Wages ............................................. $1,216,000.00
Operations .......................................................... 665,300.00
Weight Control:
Capitol Outlays and Major Repairs ................................ 147,000.00
Total .............................................................. $2,028,300.00

FROM THE GENERAL FUND
FOR THE TAX COMMISSION OF THE STATE OF WASHINGTON:
Salaries and Wages ............................................. $2,023,525.00
Operations .......................................................... 614,725.00
Purchase of Cigarette Stamps ..................................... 10,000.00
Refunds of Taxes, Costs, Penalties, Interest and Redemption of Tokens as provided by chapter 191, Laws of 1933, and chapter 180, Laws of 1935, and all laws amendatory thereto ........................................ 450,000.00
Total .............................................................. $3,098,250.00

FROM THE MOTOR VEHICLE EXCISE FUND
Refunds as provided by chapter 152, Laws of 1945, and chapter 49, Laws of 1949 (including deficiencies) .................. $250,000.00

FROM THE GENERAL FUND
FOR THE DEPARTMENT OF PUBLIC INSTITUTIONS:
State School for the Blind:
Salaries and Wages ............................................. $255,000.00
Operations .......................................................... 145,000.00
Total .............................................................. $400,000.00
State School for the Deaf:
Salaries and Wages ............................................. $350,000.00
Operations .......................................................... 210,000.00
Total .............................................................. $560,000.00
Eastern State Hospital:
Salaries and Wages ............................................. $1,950,000.00
Operations .......................................................... 1,575,000.00
Total .............................................................. $3,525,000.00
State School for Girls:
Salaries and Wages ............................................. $200,000.00
Operations .......................................................... 135,000.00
Total .............................................................. $335,000.00
Lakeland Village:
Salaries and Wages ............................................. $1,160,000.00
Operations .......................................................... 1,268,000.00
Total .............................................................. $2,428,000.00
Northern State Hospital:
Salaries and Wages ............................................. $1,911,000.00
Operations .......................................................... 1,393,000.00
Total .............................................................. $3,304,000.00
Washington State Penitentiary:
Salaries and Wages ............................................. $852,000.00
Operations .......................................................... 1,400,000.00
Prisoners' Aid Fund ........................................... 5,000.00
Total .............................................................. $2,257,000.00
FROM THE PENITENTIARY REVOLVING FUND

Industrial Operations:
Salaries and Wages .................................. $216,936.00
Operations ........................................... 608,600.00
Total ................................................. $825,536.00

FROM THE GENERAL FUND

Rainier State School:
Salaries and Wages .................................. $1,425,000.00
Operations ............................................ 935,000.00
Total .................................................. $2,360,000.00

Washington State Reformatory:
Salaries and Wages .................................. $504,000.00
Operations ............................................ 661,000.00
Prisoners' Aid Fund ................................... 5,000.00
Total .................................................. $1,170,000.00

FROM THE REFORMATORY REVOLVING FUND

Industrial Operations:
Salaries and Wages .................................. $97,900.00
Operations ............................................ 158,000.00
Total .................................................. $255,900.00

FROM THE GENERAL FUND

State Soldiers' Home and Colony:
Salaries and Wages .................................. $207,000.00
Operations ............................................ 215,000.00
Total .................................................. $422,000.00

State Training School:
Salaries and Wages .................................. $370,000.00
Operations ............................................ 320,000.00
Total .................................................. $690,000.00

Washington Veterans' Home:
Salaries and Wages .................................. $429,000.00
Operations ............................................ 425,000.00
Total .................................................. $854,000.00

Western State Hospital:
Salaries and Wages .................................. $2,630,000.00
Research Building:
Salaries and Wages .................................. 1,960,000.00
Total .................................................. $4,720,000.00

State Institutions:
Contingencies to be allotted by the governor to various State Institutions for Salaries, Wages and Operations based on increased population .......................................... $500,000.00
Capital Outlays, Major Repairs and Betterments at various State Institutions ........................................ 800,000.00
Equipment and minor Capital Outlays for new buildings at various State Institutions ........................................ 500,000.00
Total .................................................. $1,800,000.00

FROM THE INSTITUTIONAL BUILDING CONSTRUCTION FUND

To carry out provisions of chapter 230, Laws of 1949. (Being the reappropriation of the unexpended balance of appropriation made for like purpose by chapter 230, Laws of 1949.) $20,000,000.00

FROM THE UNIVERSITY OF WASHINGTON FUND

For the University of Washington:
Salaries and Wages .................................. $15,450,000.00
Operations, including Repairs ......................... 3,800,000.00
Total .................................................. $19,250,000.00
FROM THE GENERAL FUND

School of Medicine and Dentistry:
Salaries and Wages ................................... $2,750,000.00
Operations and Maintenance .......................... 800,000.00
Completion of Underground Utilities to service new buildings .................. 500,000.00
Total ................................................................ 4,050,000.00

FROM THE UNIVERSITY OF WASHINGTON BUILDING FUND

Construction of new buildings, equipment and remodeling ....................... $300,000.00
Construction of Teaching Hospital .................................................... 1,000,000.00
Total ................................................................ 1,300,000.00

FROM THE UNIVERSITY OF WASHINGTON MEDICAL AND DENTAL BUILDING AND EQUIPMENT FUND

Construction and Equipping Medical and Dental Buildings ................... $1,050,000.00

FROM THE MOTOR VEHICLE EXCISE FUND

Bureau of Governmental Research:
Municipal Research and Service .......................................................... $95,000.00

FROM THE WASHINGTON STATE COLLEGE FUND

For the State College of Washington:
College Teaching:
Salaries and Wages ................................... $7,000,000.00
Operations .................................................. 2,984,556.00
State Services—Agricultural and Industrial:
Salaries and Wages ................................... 482,000.00
Operations .................................................. 285,000.00
Division of Industrial Research:
Salaries and Wages ................................... 504,785.00
Operations .................................................. 192,015.00
Agricultural Extension Work:
Salaries and Wages ................................... 832,675.00
Operations .................................................. 198,406.00
Agricultural Experiment Stations:
Main Experiment Station, Pullman and Walla Walla:
Salaries and Wages ................................... 875,442.00
Operations .................................................. 429,200.00
Western Washington Experiment Station, Puyallup:
Salaries and Wages ................................... 530,612.00
Operations .................................................. 269,382.00
Irrigation Branch Station, Prosser:
Salaries and Wages ................................... 347,225.00
Operations .................................................. 177,569.00
Tree Fruit Branch Station, Wenatchee:
Salaries and Wages ................................... 202,905.00
Operations .................................................. 61,608.00
Dry Land Branch Station, Lind:
Salaries and Wages ................................... 202,905.00
Operations .................................................. 61,608.00
Cranberry, Blueberry Branch Station, Ilwaco:
Salaries and Wages ................................... 32,585.00
Operations .................................................. 14,979.00
Northwestern Washington Experiment Station, Mount Vernon:
Salaries and Wages ................................... 82,024.00
Operations .................................................. 33,005.00
Southwestern Experiment Station, Vancouver:
Salaries and Wages ................................... 50,761.00
Operations .................................................. 13,544.00
Total ................................................................ 15,647,233.00
### JOURNAL OF THE HOUSE

**FROM THE GENERAL FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$400,000.00</td>
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</tbody>
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**FROM THE STATE COLLEGE OF WASHINGTON BUILDING FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$500,000.00</td>
</tr>
</tbody>
</table>

**FOR THE CENTRAL WASHINGTON COLLEGE OF EDUCATION:**

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Normal School Current Fund</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>From the Central College Fund</td>
<td>$1,750,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$1,516,000.00</td>
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<tr>
<td>Operations</td>
<td>$284,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,800,000.00</strong></td>
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**FROM THE GENERAL FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$250,000.00</td>
</tr>
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**FOR THE EASTERN WASHINGTON COLLEGE OF EDUCATION:**

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Normal School Current Fund</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>From the Eastern College Fund</td>
<td>$1,750,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$1,501,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$299,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,800,000.00</strong></td>
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**FROM THE GENERAL FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$250,000.00</td>
</tr>
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</table>

**FOR THE WESTERN WASHINGTON COLLEGE OF EDUCATION:**

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Normal School Current Fund</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>From the Western College Fund</td>
<td>$1,750,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$1,514,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$286,000.00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$1,800,000.00</strong></td>
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**FROM THE GENERAL FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$250,000.00</td>
</tr>
</tbody>
</table>

**FOR THE STATE CAPITOL HISTORICAL ASSOCIATION:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$10,368.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$7,800.00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$18,168.00</strong></td>
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**FOR THE WASHINGTON STATE HISTORICAL SOCIETY:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$43,700.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$15,075.00</td>
</tr>
<tr>
<td>Repairs to Pickett House</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$2,850.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$62,825.00</strong></td>
</tr>
</tbody>
</table>

**FOR THE EASTERN WASHINGTON STATE HISTORICAL SOCIETY:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$15,180.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$8,469.00</td>
</tr>
<tr>
<td>Capital Outlays and Major Repairs</td>
<td>$3,250.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$26,899.00</strong></td>
</tr>
</tbody>
</table>

**FOR THE COUNCIL OF STATE GOVERNMENTS:**

- To be distributed on Vouchers approved by the Governor | $7,000.00 |
- **FOR COURT COSTS IN INSANITY CASES** (including deficiencies) | $50,000.00 |
- **FOR CRIMINAL COST BILLS** (including deficiencies) | $20,000.00 |

**FROM THE CONTINGENT RECEIPTS FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>To be expended in accordance with the provisions of Chapter 243, Laws of 1945, and Laws Amendatory or Supplementary Thereto</td>
<td>$20,000,000.00</td>
</tr>
</tbody>
</table>

**FROM THE GENERAL FUND**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For Disaster Relief: To carry out provisions of Senate Bill No. 244</td>
<td>$2,000,000.00</td>
</tr>
</tbody>
</table>
FOR THE PAYMENT OF WARRANTS DRAWN FOR EMERGENCY PURPOSES APPROVED DURING THE BIENNIAL APRIL 1, 1951, TO MARCH 31, 1953, PURSUANT TO SECTION 10, CHAPTER 9, LAWS OF 1925, AS AMENDED BY SECTION 6, CHAPTER 162, LAWS OF 1929 .......................... 

$250,000.00

FOR THE GOVERNOR:
To be allocated to various state departments, offices and institutions for salaries, wages, operations, and emergency construction or repairs of public buildings: Provided, That this appropriation shall become available only upon filing with the Secretary of State, from time to time, allotments to said departments, offices and institutions, setting forth the purpose and amount allotted therefor, approved by the governor $2,000,000.00

FROM THE CURRENT SCHOOL FUND
FOR APPORTIONMENT TO COUNTIES FOR SCHOOL DISTRICTS IN ACCORDANCE WITH THE PROVISIONS OF CHAPTER 141, LAWS OF 1945, AND ACTS AMENDATORY THERETO: PROVIDED, THAT THE FUNDS APPORTIONED HEREUNDER ON THE BASIS OF THE NUMBER OF CERTIFICATED EMPLOYEES SHALL NOT EXCEED EIGHTEEN HUNDRED DOLLARS PER EDUCATIONAL UNIT .... $135,000,000.00

FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION:
To be expended in accordance with the provisions of chapter 120, Laws of 1943, relating to the education of handicapped children, and laws amendatory or supplementary thereto, and chapter 240, Laws of 1947, relating to the education of children afflicted with cerebral palsy $875,000.00

FROM THE STATE SCHOOL EQUALIZATION FUND
FOR DISTRIBUTION TO COUNTIES AS PROVIDED BY CHAPTER 31, LAWS OF 1949 ......................... $16,350,000.00

FROM THE GENERAL FUND
TO BE EXPENDED IN ACCORDANCE WITH THE PROVISIONS OF CHAPTER 154, LAWS OF 1935, AS AMENDED, PROVIDING ASSISTANCE FOR BLIND STUDENTS .. $20,000.00

TO BE EXPENDED IN ACCORDANCE WITH THE PROVISIONS OF CHAPTER 224, LAWS OF 1947, PROVIDING EDUCATIONAL AID FOR CHILDREN OF VETERANS .. $8,000.00

FOR EDUCATION OF INDIAN CHILDREN:
To carry out provisions of the Johnson-O'Malley Act, April 16, 1934 (Expenditures not to exceed amounts received from the Federal government) $307,000.00

FOR SCHOOL LUNCH PROGRAM:
To carry out provisions of the National School Lunch Act, Public Law 386, 79th Congress (Expenditures not to exceed amounts received from the Federal government) $1,600,000.00

FROM THE PUBLIC SCHOOL BUILDING CONSTRUCTION FUND
TO CARRY OUT PROVISIONS OF CHAPTER 229, LAWS OF 1949: Provided, That all allocations for the total cost of an elementary school building considered for matching purposes shall not exceed eleven hundred dollars ($1,100.00) per pupil for not in excess of thirty pupils per classroom and/or teaching station; the total cost of a junior high school, or high school building considered for matching purposes shall not exceed one thousand eight hundred dollars ($1,800.00) per pupil for not in excess of thirty (30) pupils per classroom and/or teach-
ing station; and Provided, That the cost of any school building in excess of the matching costs referred to above shall be paid from local school district funds or from funds otherwise made available for school construction purposes; and Provided, That these regulations shall not apply to school buildings the plans of which have been approved on or before April 15, 1951. (Being the reappropriation of the unexpended balance of appropriation made for like purpose by chapter 229, Laws of 1949.)

FROM THE GENERAL FUND
For Distribution to "Firemen's Relief and Pension Funds" as Provided by Chapter 91, Laws of 1947, as Amended (including deficiencies) ........................................... $525,000.00

FROM THE FOREST RESERVE FUND
For Distribution of Moneys Received from the Federal Government from Forest Reserves as Provided by Chapter 165, Laws of 1907 (including deficiencies) .................. $2,300,000.00

FROM THE GENERAL OBLIGATION BONDS OF 1933 RETIREMENT FUND
For Bond Retirement and Interest .......................... $1,595,725.00

FROM THE HARBOR IMPROVEMENT FUND
For Distribution in Accordance with Chapters 168, 169 and 170, Laws of 1913, Based on Receipts (including deficiencies) ................................ ........ $200,000.00

FROM THE INSTITUTIONAL BUILDING BOND REDEMPTION FUND
For Bond Retirement and Interest .......................... $525,000.00

FROM THE GENERAL FUND
For the payment of Local Improvement District Assessments as provided by chapter 205, Laws of 1947........... $50,000.00

FROM THE MOTOR VEHICLE EXCISE FUND
For Transfers and Distribution to Cities and Towns as Provided by Chapter 144, Laws of 1943 (including deficiencies) $19,000,000.00

FROM THE GENERAL FUND
For Presidential Electors (including deficiencies) ........ $689.20

FROM THE PUBLIC SCHOOL BUILDING BOND REDEMPTION FUND
For Bond Retirement and Interest .......................... $1,050,000.00

FROM THE VOLUNTEER FIREMEN'S RELIEF AND PENSION FUND
For Claims, Awards and Other Expenses Allowed by Law (including deficiencies) ........................................... $44,500.00

FROM THE GENERAL FUND
For Distribution of Funds Received Under the Federal Act of June 28, 1934, 48 Stat. 1273, Section 10 (including deficiencies). These Funds to be Distributed to Counties from which Receipts were Derived .................. $6,000.00
FROM THE WAR VETERANS' COMPENSATION FUND

For the State Auditor:
For Administration and Compensation for Veterans of World War II:
Salaries and Wages........................................ $174,120.00
Operations .................................................. 46,220.00
War Veterans' Compensation........................... 17,925,876.43
(Expenditures hereunder not to exceed the unex-
pended balance of appropriation made by chap-
ter 180, Laws of 1949.) ...................................$18,146,216.43

FROM THE WAR VETERANS' COMPENSATION BOND RETIREMENT FUND
For Bond Retirement and Interest............................ $8,500,810.00

FROM THE GENERAL FUND
For Transfers:
To Teachers' Retirement Fund.............................. $6,700,000.00
To Teachers' Retirement Pension Reserve Fund........... 5,167,500.00
To United States Vocational Education Fund:
To carry out provisions of chapter 183, Laws of 1939. 275,000.00
To carry out provisions of chapter 176, Laws of 1933. 495,000.00
To Eagle Gorge Dam Flood Control Project Fund........ 1,500,000.00
Total ................................................................ $14,137,500.00

FROM THE PARKS AND PARKWAY FUND
To General Fund (Being the amount expended from the Washington State Development Fund by the State Parks and Recreation Commission for construction of facilities at Dry Falls State Park)......................... $389,999.70
(Transfers to be made from time to time and in such amounts as the governor shall determine.)

FROM THE GENERAL FUND
For the Lieutenant Governor:
Deficiency, Salaries, Wages and Operations (Emergency approved March 23, 1949). $616.00

For the Insurance Commissioner:
Deficiency, Salaries and Wages (Emergency approved March 30, 1949). $2,773.62

For the Superior Court Judges:
Deficiency, Salaries and Wages (Emergency approved April 11, 1949). $7,151.93

For the State Athletic Commission:
Deficiency, Salaries, Wages and Operations (Emergency approved April 27, 1949). $259.79

For the Department of Public Institutions:
Capitol Buildings and Grounds:
Deficiency, operations (Emergency approved April 27, 1949). $15,730.64

FROM THE WASHINGTON STATE PATROL RETIREMENT FUND
For the Washington State Patrol Retirement Board:
Deficiency, Pensions, Benefits, Awards and Refunds (To reimburse the General Fund account emergencies approved August 9, 1950, and February 28, 1951)...... $7,000.00
"Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately."
and the same is herewith transmitted. HERBERT H. SIILER, Secretary.
Mr. Olson (Ole H.) moved that the House do concur in the Senate amendment to House Bill No. 425 and that the bill be placed on final passage.

The motion was carried on a rising vote.

The Speaker declared the question before the House to be the final passage of House Bill No. 425, as amended by the Senate.

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 425, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 62; nays, 32; absent or not voting 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Conner, Cooney, Ford, Forrest, Frayn, Griffith, Hallauer, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, King, Knoblauch, Kupka, Lennart, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—62.

Those voting nay were: Representatives Ball, Bassett, Clark, Comfort, Cory, Donohue, Eldridge, Gallagher, Giboney, Gordon, Hawley, Hoefel, Hoff, Hurley, Jones (W. Kenneth), Kirk, Lester, Loney, Mayes, Orndorff, Phillips, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Timm, Woodall, Zent—32.

Those absent or not voting were: Representatives Dootson, Hansen, Hillyer, Johnston (Elmer E.), Powell—5.

House Bill No. 425, as amended by the Senate, having received the constitutional majority, was declared passed.

SECOND READING OF BILLS

Engrossed Senate Bill No. 393, by Senator Ganders:
Relating to public highways, and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Beierlein, the rules were suspended, Engrossed Senate Bill No. 393 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Lennart demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 393, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes,
Those voting nay were: Representative Clark—1.
Those absent or not voting were: Representatives Dootson, Hansen, Hillyer, Johnston (Elmer E.), Powell, Sorensen—6.

Engrossed Senate Bill No. 393, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Adams, Engrossed Senate Bill No. 393 was ordered immediately transmitted to the Senate.

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 Free Conference Committee on Engrossed Senate Bill No. 59 and has passed the bill as amended by the Free Conference Committee.

HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Senate Bill No. 69 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Kimball, Cowen and Sutherland.

HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., May 8, 1951.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 333 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Goodloe, Schroeder and Sapp.

HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed House Bill No. 552 and the Senate amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Sears, Rogers and Tisdale.

HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 108, entitled: "An Act relating to the motor vehicle fuel tax; creating a right for refund thereof; and amending section 82.10.28, R.C.W.", have had the same under consideration, and we recommend that the Senate and the House do pass Senate Bill No. 108 with the following amendments:
In section 1, line 20 of the original bill, the same being lines 13 and 14 of the printed bill, after the word "vehicle" and before the word "operated" insert the following: "owned by the United States and"

In section 1, line 20 of the original bill, the same being line 14 of the printed bill, after the word "highways" strike the words "by the United States for official use." and insert in lieu thereof the following: "for the official use thereof."

<table>
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<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tr>
<td>ASA V. CLARK</td>
<td>JULIA BUTLER HANSEN</td>
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<tr>
<td>STANTON GANDERS</td>
<td>HAROLD B. KELLOGG</td>
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<td>JOHN N. TODD</td>
<td>AL HENRY</td>
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Mr. Kellogg moved that the report of the Free Conference Committee on Senate Bill No. 108 be adopted and that the bill, as amended by the Free Conference Committee, be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of Senate Bill No. 108, as amended by the Free Conference Committee, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Comfort, Connor, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Henry (Al), Hess, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Morris, Neill, Nunnaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representative Hawley—1.

Those absent or not voting were: Representatives Beierlein, Carmichael, Clark, Cooney, Dootson, Hansen, Henry (Edward E.), Hillyer, Holliday, Hurley, Johnston (Elmer E.), Miller (Floyd C.), Phillips, Powell, Rasmussen, Sorensen, Wenberg—17.

Senate Bill No. 108, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: Senate Bill No. 72, and the same is herewith transmitted.
HERBERT H. STEER, Secretary.

Mr. Speaker:
The President has signed: House Bill No. 190, and the same is herewith transmitted.
HERBERT H. STEER, Secretary.

Mr. Speaker:
The President has signed: House Bill No. 409, and the same is herewith transmitted.
HERBERT H. STEER, Secretary.
MR. SPEAKER:
The President has signed: House Bill No. 506, and the same is herewith transmitted.
HERBERT H. SIELER, Secretary.

The Speaker declared the House at ease.
The Speaker called the House to order.

HERBERT H. SIELER,
Secretary.

REPORT OF ENROLLMENT
House of Representatives,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 130, have compared same with the engrossed bill and find it
correctly enrolled.

MRS. VINCENT F. Jones,
Chairman.

We concur in this report: Charlie Johnson, Douglas G. (Doug) Kirk.

The Speaker announced that he was about to sign: House Bill No. 130.

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 626, and the same is herewith
transmitted.

HERBERT H. SIELER,
Secretary.

SENATE AMENDMENTS TO HOUSE BILLS
Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 371 with the following amendments:

Amend section 41, line 30, page 14 of the original bill, same being section 41, line 25,
page 9 of the printed bill, by striking after the word "by" and before the word "monu­
ment" the word "filing" and inserting in lieu thereof the word "piling"

Amend section 43, line 23, page 15 of the original bill, same being section 43, line 43,
page 9 of the printed bill, by inserting after the words "pay for the" and before the
word "cost" the word "actual"

Amend section 43, line 23, page 15 of the original bill, same being section 43, line 44,
page 9 of the printed bill, by striking the period (.) following the word "same" and
inserting the words "not to exceed six cents per case."

Amend section 44, line 1, page 16 of the original bill, same being section 44, line 8,
page 10 of the printed bill, by inserting after the word "annum" and before the colon (:)
the following: "for hard shell clams, and five dollars per season, as defined by the
director of fisheries, for razor clams."

Amend the bill by inserting after section 45 a new section to be known as section
46 and reading as follows: "Sec. 46. For the protection and conservation of natural
resources, the county sheriffs, the state patrol and fish and game inspectors are given
authority to regulate and control traffic on and along the ocean beach highways as
designated and established under sections 79.04.13, 79.04.16 and 79.04.17, R.C.W."

Amend the bill further by renumbering the following sections consecutively,
and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. King moved that the House do concur in the Senate amendments to
Engrossed House Bill No. 371 and that the bill be placed on final passage.
The motion was carried.
The Clerk called the roll on the final passage of Engrossed House Bill No.
371, 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, Anderson (B. Roy),
Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown
(Henry A.), Carmichael, Carty, Comfort, Connor, Cory, Donohue, Eldridge,
Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hawley, Henry (Al), Henry (Edward E.), Hoeft, Hoff, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Beierlein, Clark, Cooney, Dootson, Hansen, Hess, Hillyer, Holliday, Hurley, Johnston (Elmer E.), Lenhart, Loney, Nunamaker, Phillips, Powell, Rasmussen, Simmons, Smith, Sorensen, Testu, Wenberg—21.

Engrossed House Bill No. 371, as amended by the Senate, having received the constitutional majority, was declared passed.

REPORT OF CONFERENCE COMMITTEE


MR. SPEAKER: We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 333, entitled: "An Act providing for the rehabilitation and redevelopment of blight areas in cities, towns, and counties.", have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members
WILLIAM C. GOODLOE
Ted F. Schroeder
JESS V. SAPP

House Members
GEO. N. ADAMS
W. E. CARY
DAVID M. RODERICK

Mr. Adams moved that the report of the Conference Committee on Engrossed Senate Bill No. 333 be adopted and that the committee be granted the powers of Free Conference.

The motion was carried.

The Speaker declared the House at ease.

The Speaker called the House to order

REPORT OF ENROLLMENT


We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 626, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Dwight S. Hawley, Edward E. Henry.

The Speaker announced that he was about to sign: House Bill No. 626.

REPORT OF CONFERENCE COMMITTEE


MR. SPEAKER: We, of your Conference Committee, to whom was referred Senate Bill No. 69, entitled: "An Act relating to senatorial and legislative district boundary lines, and amending section 44.02.02, R.C.W.", have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members
HAROLD G. KIMBALL
DAVID C. COWEN
PATRICK D. SUTHERLAND

House Members
AL HENRY
ANDY HESS
B. ROY ANDERSON

On motion of Mr. Anderson (B. Roy), the report of the Conference Committee on Senate Bill No. 69 was adopted and the committee was granted the powers of Free Conference.
MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

The President has signed: House Bill No. 99, and the same is herewith transmitted. 

HERBERT H. SIELER, Secretary.

The Speaker declared the House at ease.
The Speaker called the House to order.

REPORTS OF ENROLLMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 231, have compared same with the engrossed bill, as amended by the Free Conference Committee, and find it correctly enrolled.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Dewey C. Donohue, Daniel W. Giboney.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 425, have compared same with the engrossed bill and find it correctly enrolled. 

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Edward E. Henry, (Miss) Ella Wintler.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The President has signed: House Bill No. 130; also House Bill No. 626, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee to whom was referred Senate Bill No. 69 and has granted the powers of Free Conference to said committee.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 108 and has passed the bill as amended by the Free Conference Committee.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee to whom was referred Engrossed Senate Bill No. 333 and has granted the powers of Free Conference to said committee.

The Speaker declared the House at ease.
The Speaker called the House to order.

REPORT OF ENROLLMENT

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 371, have compared same with the engrossed bill and find it correctly enrolled.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: W. Kenneth Jones, Charles A. Riemcke.
The Speaker announced that he was about to sign: House Bill No. 231; also House Bill No. 371; also House Bill No. 425; also Senate Bill No. 72.

MESSAGE FROM THE SENATE

Senate Chamber, 
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 344 and the House amendments thereto, and the President has appointed as Senate members of the new Free Conference Committee thereon, Senators Gallagher, Zednick and Winberg.

HERBERT H. SIELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. President:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 69, entitled: "An Act relating to senatorial and legislative district boundary lines, and amending section 44.02.02, R.C.W.", have had the same under consideration, and we cannot agree and ask that the committee be discharged and a new committee with powers of Free Conference be appointed.

Senate Members
Harold G. Kimball
Patrick D. Sutherland

House Members
Al Henry
B. Roy Anderson

Mr. Henry (Al) moved that the report of the Free Conference Committee on Senate Bill No. 69 be adopted and that a new committee with the powers of Free Conference be appointed.
The motion was carried.

APPOINTMENT OF NEW FREE CONFERENCE COMMITTEE

The Speaker appointed as members of the new Free Conference Committee on Senate Bill No. 69, Representatives Savage, Olson (Ole H.) and Lennart.

MESSAGE FROM THE SENATE

Senate Chamber, 
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 316, 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.

Engrossed Senate Bill No. 316, by Senator Lindsay:

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, 1951, and ending March 31, 1953, except as otherwise provided; defining terms, declaring a crime, providing a punishment therefor, limiting allowances and payments, and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.
The Speaker declared the House at ease.
The Speaker called the House to order.
Mr. O'Brien raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Anderson (Eva), Beierlein, Clark, Dootson, Hillyer, Kupka, Phillips and Smith, Representative Dootson having been excused.

MESSAGE FROM THE SENATE

The President has signed: Senate Bill No. 59; also Senate Bill No. 108; also Senate Bill No. 393, and the same are herewith transmitted.

HERBERT H. SIELEN, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 59; also Senate Bill No. 108; also Senate Bill No. 393.

MESSAGE FROM THE SENATE

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 305, and a copy of the Free Conference report is herewith transmitted.

HERBERT H. SIELEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 305, creating a legislative fact-finding committee on un-American and subversive activities, have had the same under consideration, and we cannot agree and ask that the committee be discharged and a new committee with the powers of Free Conference be appointed.

Mr. Woodall moved that the report of the Free Conference Committee on Engrossed House Bill No. 305 be adopted and that a new committee with the powers of Free Conference be appointed.

Debate ensued.
The motion was lost on a rising vote.

POINT OF INFORMATION

Mr. Sisson:
"Mr. Speaker, In what position does this leave Engrossed House Bill No. 305?"
The Speaker:

"The House will notify the Senate that the House has refused to accept the report and discharge the Free Conference Committee on Engrossed House Bill No. 305. It is the Speaker's opinion that, if the Senate appoints a new committee, it would be in order for the new Senate committee to meet with the House committee. However, the House has refused to discharge its committee."

REPORT OF FREE CONFERENCE COMMITTEE
Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 173, entitled: "An Act relating to judges of the superior court of Walla Walla County, and providing for the appointment and election of two judges in said county.", have had the same under consideration, and we recommend that the bill do pass the Senate and the House with the following amendments:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section 2.08.090, R.C.W., as derived from section 2, chapter 48, Laws of 1949, is amended to read as follows: 'Each judge of the superior court shall receive an annual salary of ten thousand dollars.'

"Sec. 2. In addition to the above salary of ten thousand dollars the salary of the superior court judge or judges in any class A county may be increased by order of the board of county commissioners over the amount provided by statute by an amount not exceeding one thousand five hundred dollars per annum. Whenever the salary of any judge shall be so increased as herein provided the amount of such increase shall be paid by the county authorizing the same, and not otherwise: Provided, That any increase ordered pursuant to this act shall not be effective prior to the second Monday in January, 1953 nor ordered during the term for which a judge is elected or appointed."

Amend the title by striking everything after the word "superior" and inserting in lieu thereof the following: "courts; providing for salaries, and amending section 2.08.090, R.C.W."

Senate Members

ALBERT D. ROSELLINI
EDWARD F. RILEY
DALE McMULLEN

House Members

JOSEPH E. HURLEY
NEWMAN H. CLARK
B. J. (CY) MCLEAN

Mr. Hurley moved that the report of the Free Conference Committee on Senate Bill No. 173 be adopted and that the bill, as amended by the Free Conference Committee, be placed on final passage.

Debate ensued.

Mr. Riemcke demanded the previous question.

The demand was not sustained.

Debate ensued.

Mr. Roderick demanded the previous question and the demand was sustained.

The motion by Mr. Hurley was carried, and the report of the Free Conference Committee on Senate Bill No. 173 was adopted and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 173, as amended by the Free Conference Committee, and the bill failed to pass the House by the following vote: Yeas, 21; nays, 71; absent or not voting, 7.

Those voting yea were: Representatives Anderson (B. Roy), Comfort, Cooney, Eldrige, Forrest, Frayn, Gallagher, Hurley, Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Lennart, McLean, O'Brien, Paulsen, Powell, Ridgway, Sisson, Stokes, Woodall, Young—21.

Those voting nay were: Representatives Adams, Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael,
Carty, Connor, Cory, Donohue, Ford, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Numaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sorensen, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Beierlein, Clark, Dootson, Giboney, Hillyer, Phillips, Smith—7.

Senate Bill No. 173, as amended by the Free Conference Committee, having failed to receive the constitutional majority, was declared lost.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 100, relating to sureties and providing for joint control, have had the same under consideration, and we recommend that the bill do pass the Senate and the House with the following amendments:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section 11.52.010, R.C.W., as derived from section 103, chapter 156, Laws of 1917, as last amended by section 1, chapter 102, Laws of 1949, is divided into sections 2 to 5, inclusive herein, and is amended to read as follows:

"Sec. 2. If it is made to appear to the satisfaction of the court that no homestead has been claimed in the manner provided by law, either prior or subsequent to the death of the person whose estate is being administered, then the court, after hearing and upon being satisfied that the funeral expenses, expenses of last sickness and of administration have been paid or provided for, and upon petition for that purpose, shall award and set off to the surviving spouse, if any, property of the estate, either community or separate, not exceeding the value of six thousand dollars exclusive of general taxes and special assessments which were liens at the time of the death of the deceased spouse, and exclusive of any mortgage or mechanic's, laborer's or materialmen's or vendor's liens upon the property so set off, and exclusive of funeral expenses, expenses of last sickness and administration, which expenses may be deducted from the gross value in determining the value to be set off to the surviving spouse.

"Sec. 3. The property so set off shall include the home and household goods, if any, and such award shall be made by an order or judgment of the court and shall vest the absolute title, and thereafter there shall be no further administration upon such portion of the estate so set off, but the remainder of the estate shall be settled as other estates: Provided, That no property of the estate shall be awarded or set off, as in this act provided, to a surviving spouse who has feloniously killed the deceased spouse: Provided Further, That if it shall appear to the court, either (1) that there are minor or incompetent children of the deceased by a former marriage or by adoption prior to decedent's marriage to petitioner, or (2) that the petitioning surviving spouse has abandoned his or her minor children or wilfully and wrongfully failed to provide for them, or (3) if such surviving spouse is entitled to receive insurance on the life of the deceased spouse in the sum of five thousand dollars, or more, then the award in lieu of homestead and exemptions shall lie in the discretion of the court, and that whether there shall be an award and the amount thereof shall be determined by the court, who shall enter such decree as shall be just and equitable but not in excess of the award provided herein.

"Sec. 4. Notice of such hearing shall be given by posting a notice in three public places in the county in which the hearing is to be held. Said notice may be posted by the clerk of the superior court of the county in which the hearing is to be held, or may be posted by any person qualified to serve a summons in a civil action. Said notices shall be posted at least ten days prior to the date fixed for the hearing. If there be any
minor child or incompetent heir of the decedent, the court shall appoint a guardian ad
litem for such minor child or incompetent heir, who shall appear at the hearing and
represent the interest of such minor child or incompetent heir.

"Sec. 5. The order of judgment of the court making the award or awards provided
for in this • • • • act shall be conclusive and final, except on appeal and
except for fraud. The awards in this • • • • act provided shall be in
lieu of all homestead provisions of the law and of exemptions. The said property, when
set aside as herein provided, shall be exempt from all claims for the payment of any
debt of the deceased or of the surviving spouse existing at the time of death, whether
such debt be individual or community. Under this • • • • act, the court
shall not award more property than could be awarded under the law in effect at the
time of the death of the deceased spouse.

"The awards provided for in this • • • • act shall not be taken from
separate property of the deceased which is otherwise disposed of by will.

"Sec. 6. Section 11.52.020, R.C.W., as derived from section 104, chapter 156, Laws of
1917, as last amended by section 2, chapter 102, Laws of 1949, is divided into sections 7
to 9, Inclusive herein, and is amended to read as follows:

"Sec. 7. In event a homestead has been, or shall be selected in the manner provided
by law, whether the selection of such homestead results in vesting the complete or
partial title in the survivor, it shall be the duty of the court, upon petition of any person
interested, and upon being satisfied that the value thereof does not exceed • • • • six thousand dollars, exclusive of general taxes and special assessments which
were liens at the time of the death of the deceased and exclusive of mortgages, me­
chanic's, laborer's, materialmen's or vendor's liens thereon, and exclusive of funeral
expenses, expenses of last sickness and of administration, which expenses may be de­
ducted from the gross value in determining the value to be set off to the surviving
spouse, to enter a decree, upon such notice as the court may determine, setting off and
awarding such homestead to the survivor, thereby vesting the title thereto in fee simple
in the survivor.

"Sec. 8. If the value of the homestead, exclusive of all such liens, be less than
• • • • six thousand dollars, the court, upon being satisfied that the funeral
expenses, expenses of last sickness and of administration, have been paid or provided
for, shall set off and award additional property, either separate or community, in lieu
of such deficiency, so that the value of the homestead, exclusive of all such liens and
expenses when added to the value of the other property awarded, exclusive of all such
liens and expenses shall equal • • • • six thousand dollars: Provided,
That if it shall appear to the court, either (1) there are minor or incompetent children
of the deceased by a former marriage or by adoption prior to decedent's marriage to
petitioner, or (2) that the petitioning surviving spouse has abandoned his or her minor
children or wilfully and wrongfully failed to provide for them, or (3) if such surviving
spouse is entitled to receive insurance on the life of the deceased spouse in the sum
of five thousand dollars, or more, then the award of property in addition to the home­
stead, where the homestead is of less than • • • • six thousand dollars in value, shall lie in the discretion of the court, and that whether there shall be an
award in addition to the homestead and the amount thereof shall be determined by the
court, who shall enter such decree as shall be just and equitable, but not in excess of
the award provided herein.

"Sec. 9. Said decree shall particularly describe the said homestead and other property
so awarded, and such homestead and other property so awarded shall not be subject to
further administration, and such decree shall be conclusive and final, except on appeal,
and except for fraud, and such awards shall be in lieu of all further homestead rights
and of all exemptions. The property in addition to the homestead, when set aside as
herein provided, shall be exempt from all claims for the payment of any debt of de­
ceseed or of the surviving spouse existing at the time of death, whether such debt be
individual or community. Under this • • • • act the court shall not
award more property than could be awarded under the law in effect at the time of the
death of the deceased spouse.

"The awards provided for in this • • • • act shall not be taken from
separate property of the deceased which is otherwise disposed by will."

Amend the title by striking the whole thereof and inserting the following: "An Act
relating to probate law and procedure; providing for the rewarding and setting aside of
property of decedent to surviving spouse in lieu of homestead, and amending sections 11.52.010 and 11.52.020, R.C.W."

Mr. Paulsen moved that the report of the Free Conference Committee on Engrossed Senate Bill No. 100 be adopted and that the bill, as amended by the Free Conference Committee, be placed on final passage.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 100, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumack, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Comfort, Hawley, Riemke, Sorensen—4.

Those absent or not voting were: Representatives Beierlein, Bernethy, Clark, Dootson, Frayn, Gallagher, Hillyer, Phillips, Smith—9.

Engrossed Senate Bill No. 100, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

MOTION

Mr. Hurley:

"Mr. Speaker, I move that we do now request and consider a report of the committee which was appointed by unanimous request of the House to investigate the alleged bribery action which took place here on the fifty-eighth day of the legislature."

Mr. Mardesich:

"As chairman of the bribery investigation committee, we would like to pass on to Mr. Hurley and other members the fact that this committee is not yet prepared to render a full report but that such a report will be presented before the legislature announces its final adjournment."

Mr. Hurley:

"Will the chairman of the committee yield to a question?"

The Speaker:

"Does the gentleman yield?"

Mr. Hurley:

"It is my information that a report has been prepared already by certain members of the committee. Could you advise us when your report will be ready?"
Mr. Mardesich:  
"Will Mr. Hurley yield?"

Mr. Hurley:  
"Surely."

Mr. Mardesich:  
"I might ask what the source of your information is, indicating there has been a report prepared."

Mr. Hurley:  
"You may ask, but I will not tell you. Will you answer my question?"

Mr. Mardesich:  
"Then I will not answer yours."

Mr. Hurley:  
"Mr. Speaker, the chairman has said the report will be submitted before we adjourn. I want to ask him when it will be prepared."

The Speaker:  
"You may ask the question but it is not a point of personal privilege."

Mr. Mardesich:  
"If the gentleman will indicate to me when the session will adjourn, I will answer the question."

Mr. Hurley:  
"Will the gentleman yield?"

Mr. Mardesich:  
"Surely."

Mr. Hurley:  
"I wish a statement from the chairman as to whether or not he or any other members of the committee actually intend not to bring in a report if they can help it."

Mr. Mardesich:  
"I intend to bring out a report. Did you get information to the contrary, Mr. Hurley?"

Mr. Hurley:  
"It seems to me, Mr. Chairman, that your report is not even in the process of being typed and here we are in the closing days."

Mr. Mardesich:  
"Mr. Speaker, Ladies and Gentlemen:  
"In answer to that question, I would like to point out the committee has agreed that no report would be given unless there was one in which all the members of the committee had concurred and agreed. The committee also agreed that the matter of committee actions and the matter of a committee report, I think, should not be discussed upon the floor of the House.""

PERSONAL PRIVILEGE

Mr. Hurley:  
"Mr. Speaker, I believe the motives of all of us who voted for this particular amendment have been impugned in a certain sense."

POINT OF ORDER

Mr. Rasmussen:  
"Point of order, Mr. Speaker. That matter was raised on the floor and was taken care of by the appointment of a committee to investigate it. I think it is entirely improper for the gentleman to raise the question again."
PERSONAL PRIVILEGE

Mr. Mardesich:
"Mr. Speaker, I believe Mr. Hurley is impugning my motives."

The Speaker:
"Do you desire the gentleman to apologize?"

Mr. Mardesich:
"I do."

Mr. Hurley:
"I have asked for a simple answer to a simple question. It was the unanimous re­quest of this body that we have such a report and it appears now that we are not going to get it."

The Speaker:
"The gentleman raised the point that you were impugning his motives in inferring that a report would not be made, and the gentleman said a report would be made and desires an apology."

Mr. Hurley:
"I don't know what his motives are. How could I impugn them?"

Mr. Mardesich:
"I did state that there would be a report out."

The Speaker:
"The gentleman, Mr. Johnston."

Mr. Johnston (Elmer E.):
"Mr. Speaker, I think we all are entitled to know whether or not there will be a report out. Now, the voting of every member of this House has been impugned, more or less. We passed a resolution to have the matter looked into. This matter has not only cast a reflection on us but on all of the people standing around in the corridors and in these halls. I think it is time now, in these closing hours of the session, to know what this committee is going to do, and I for one, Mr. Speaker, would like to insist that the chairman of this committee tell us when he will bring in this report."

Mr. Carty:
"Mr. Speaker, I believe that these two gentlemen from Spokane who are so worried might well have asked the committee before they expressed this sense of trial on the floor. To my knowledge, neither one of these gentlemen has asked the committee while it was in session, nor expressed his worry and asked for some solution to his problem. I think it is highly improper for them at this time or any other time to bring their troubles out on the floor of the House before they ask members of the committee itself."

Mr. Orndorff:
"Mr. Speaker, I have spent several days trying to assist the committee in reaching a report."

POINT OF ORDER

Mr. Mardesich:
"Mr. Speaker, I think that Mr. Orndorff might take cognizance of the few agreements the committee made with respect to what would and what would not come out of committee before any agreement was reached. If he is to make statements regarding that, it should be done by the agreement of the committee."

Mr. Orndorff:
"All I have to say is, it may not be a majority report, but whenever the House wants a report, I'll produce one and I am prepared to do it now or any other time."

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MOTION

Mr. Hurley:
"Mr. Speaker, I move that Mr. Orndorff be requested to put in his report and have the reading clerk read it in full."

Mr. Roderick:
"I move that the motion by Mr. Hurley be laid on the table."

The Speaker:
"The Speaker has not presented the motion before the House yet. The gentleman, Mr. O'Brien.

QUESTION OF CONSIDERATION

Mr. O'Brien:
"I was going to raise the question of consideration on the motion."

The Speaker:
"The Speaker was debating in his own mind whether the point of consideration is in order before the question has been put. The Speaker will rule in this instance that the point of consideration could be raised on the motion before the question is decided as to whether the motion is in order. The body itself may determine in that manner whether it desires to consider the question.

"The question before the House is the question of consideration raised by Mr. O'Brien and a vote of 'aye' is a vote to consider the motion by Mr. Hurley."

The House voted on a rising vote not to consider the motion by Mr. Hurley.

POINT OF INFORMATION

Mr. Jones (W. Kenneth):
"Mr. Speaker, am I to gather from this vote that the House does not even want to hear the report of this committee?"

The Speaker:
"The chairman of the committee has assured us there will be a report, and I am sure there will be a report from the committee, Mr. Jones."

REPORT OF STANDING COMMITTEE

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 316, relating to 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 amendments:

In section 2, page 5, line 24 of the engrossed bill, being page 5, line 24 of the mimeographed Senate amendment, after the words and figures "FORD Q. ELVIDGE ........ $250.00" strike the balance of the matter to and including the words and figures "LEAH RADMAN ........ $141.94" on line 31 of the engrossed bill, being line 31 of the mimeographed Senate amendment.

In section 2, page 8, line 14 of the engrossed bill, being page 8, line 23 of the mimeographed Senate amendment, after the word and figures "deer ........ $200.00" insert the following lines:
"PAULE. SPAETH, damage to irrigation ditches by screening operations ........ $407.04"

In section 2, page 15, line 16 of the engrossed bill, being page 15, line 16 of the mimeographed Senate amendment, after the words and figures "Sunnyside Irrigation District ........ $140.44" on line 31 of the engrossed bill, being line 31 of the mimeographed Senate amendment.

In section 2, page 8, line 14 of the engrossed bill, being page 8, line 14 of the mimeographed Senate amendment, after the word and figures "deer ........ $200.00" insert the following lines:
"PAULE. SPAETH, damage to irrigation ditches by screening operations ........ $407.04"

In section 2, page 15, line 16 of the engrossed bill, being page 15, line 16 of the mimeographed Senate amendment, after the words and figures "Sunnyside Irrigation District ........ $140.44" insert the following lines:
"FOR THE TREASURER OF GRANT COUNTY:
South Columbia Basin Irrigation District ............ $450.54
East Columbia Basin Irrigation District ............ $206.79
Quincy Columbia Basin Irrigation District ........ $443.21"
In section 2, page 16, line 28 of the engrossed bill, being page 16, line 28 of the mimeographed Senate amendment, after the words and figures "Mt. Spokane State Park ........ 22,619.44" insert the following line:

"Mukilteo State Park ........... 65,000.00"

In section 2, page 17, line 8 of the engrossed bill, being page 17, line 8 of the mimeographed Senate amendment, strike the figures "$147,740.57" and insert in lieu thereof the figures "$212,740.57"

In section 2, page 22, line 10 of the engrossed bill, being page 22, line 10 of the mimeographed Senate amendment, after the word and figures "of 1949)" insert the following lines:

"FOR THE STATE CAPITOL COMMITTEE:
Salaries, Wages and Operations ......................... $16,225.00

FOR THE BOARD OF STATE LAND COMMISSIONERS:
Salaries, Wages and Operations ......................... $23,420.00"

In section 2, page 22, line 14 of the engrossed bill, being page 22, line 14 of the mimeographed Senate amendment, after the words and figures "Deficiency, Operations ........ $5,500.00" insert the following lines:

"FOR THE INSURANCE COMMISSIONER:
To carry out the mandatory provisions of chapter 168, Laws of 1951 (Senate Bill No. 288) relating to the licensing and regulation of maternity homes... $8,750.00"

In section 2, page 22, line 28 of the engrossed bill, being page 22, line 28 of the mimeographed Senate amendment, after the word and figures "operations ............ 17,054.00" insert the following line:

"Salaries of Commission members while attending meetings....2,100.00"

In section 2, page 25, line 10 of the engrossed bill, being page 25, line 10 of the mimeographed Senate amendment, after the words and figures "in Thurston County.... ....$120,000.00" insert the following lines:

"For the payment of bounties under the provisions of section 75.16.040, R.C.W........................ $5,000.00"

In section 2, page 27, line 21 of the engrossed bill, being page 27, line 16 of the mimeographed Senate amendment, after the words "FROM THE GENERAL FUND." insert the following lines:

"FOR THE STATE COLLEGE OF WASHINGTON:
Northwestern Washington Experiment Station,
Mount Vernon:
Capital Outlays ........................................... $40,000.00
(Expenditures contingent upon an equal amount of matching funds from local sources.)"

In section 2, page 27, line 31 of the engrossed bill, being page 27, line 26 of the mimeographed Senate amendment, after the words and figures "FOR BOND RETIREMENT AND INTEREST ........ $2,000,000.00" insert the following lines:
"FROM THE GENERAL FUND.

FOR TRANSFERS:
To United States Vocational Education Fund:
For the development of Instructional Material
for Apprentices and to carry out the provisions
of chapter 183, Laws of 1939 $100,000.00
To carry out the provisions of Senate Bill No.
162 and chapter 176, Laws of 1933, relating to
vocational rehabilitation 150,000.00
Total ....................................... $250,000.00

We concur in this report: R. Mort Frayn, Bernard J. Gallagher, David Hoefel,
Sidney S. Jeffreys, Charlie Johnson, Chet King, Ernest W. Lennart, Milton R. Loney,
Clyde J. (Jim) Miller, Marshall A. Neill, A. L. Rasmussen, O. R. Schumann, Z. A. Vane,
(Miss) Ella Wintler.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, a minority of your Committee on Appropriations, to whom was referred En­
grossed Senate Bill No. 316, relating to supplemental appropriations, have had the same
under consideration, and we respectfully report the same back to the House with the
recommendation that it do not pass.

Chairman.

We concur in this report: Kenneth H. Simmons, R. C. Brigham Young.

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed
Senate Bill No. 316 was advanced to second reading and read the second time
in full.

On motion of Mr. Olson (Ole H.), the fourteen committee amendments were
adopted.

Mr. Stokes moved the adoption of the following amendment:
In section 2, page 5, line 24 of the engrossed bill, being page 5, line 24 of the mimeo-
graphed Senate amendment, after the words and figures "Ford Q. Elvidge........ $250.00"
insert the following: "The members of the thirty-second legislature, for actual and
necessary expenses actually expended by them for subsistence and lodging while absent
from their usual places of residence in the service of the state........ $14,500.00"

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Wenberg moved that the following amendment be adopted:
In section 2, page 17, lines 10 and 11 of the engrossed bill, being page 17, lines 10 and
11 of the mimeographed Senate amendment, after the words "balance of appropriation
made for like purposes by chapter 52, Laws of 1949)" insert the following lines:
"Capital Outlays .................. $400,000.00
(To become available only upon allocations from
time to time and in such amounts as the govern-
ror shall determine.)"

Debate ensued.
The motion was carried and the amendment was adopted.

Mr. Hess moved the adoption of the following amendment:
In section 2, page 22, line 18 of the mimeographed Senate amendment, strike the
figures "$125,000.00" and insert in lieu thereof the figures "$375,000.00"

Debate ensued.
Mr. Rasmussen moved the adoption of the following amendment to the
amendment by Mr. Hess:
In section 2, page 22, line 18 of the mimeographed Senate amendment, after the
figures "$375,000.00" insert the following: "(To be expended upon approval of the
governor)"
Debate ensued.
Mr. Hawley demanded the previous question and the demand was sustained.
The motion by Mr. Rasmussen was lost and the amendment to the amendment by Mr. Hess was not adopted.
The Speaker declared the question before the House to be the adoption of the amendment by Mr. Hess.
Debate ensued.
Mr. Johnston (Elmer E.) demanded the previous question and the demand was sustained.
The motion by Mr. Hess was lost on a rising vote and the amendment was not adopted.
Mrs. Anderson (Eva) moved the adoption of the following amendment:
In section 2, page 22, line 10 of the mimeographed Senate amendment, after the words and figures "of 1949)" and before the adopted committee amendment insert the following:
"FOR THE STATE BOARD OF EDUCATION:
School Building Division:
Salaries and Wages .................. $53,120.00
Operations ................................ 12,000.00
Total ................................... $65,120.00"
Debate ensued.
The motion was lost and the amendment was not adopted.
Mrs. Jones (Vincent F.) moved that the following amendment be adopted:
In section 2, page 22, line 10 of the mimeographed Senate amendment, after the words and figures "of 1949)" and before the words "FOR THE SECRETARY OF STATE:" in line 11 insert the following:
"Nursery School Support:
For distribution to School Districts, as provided by chapter 220, Laws of 1943............... $250,000.00"
Debate ensued.
The motion was lost and the amendment was not adopted.
Mr. King moved the adoption of the following amendment:
In section 2, page 27, line 21 of the engrossed bill, being page 27, line 16 of the mimeographed Senate amendment, after the words "FROM THE GENERAL FUND." insert the following lines:
"FOR THE DEPARTMENT OF SOCIAL SECURITY:
For General Home Assistance.................. $3,000,000.00"
Debate ensued.
Mr. Zent demanded the previous question and the demand was sustained.
The motion was lost and the amendment was not adopted.
Mr. Bassett moved the adoption of the following amendment:
Amend section 2 of the bill by adding at the end thereof the following:
"FROM THE GENERAL FUND.
FOR THE WASHINGTON STATE HISTORICAL SOCIETY:
For preparing for and for a celebration commemorating the one-hundredth anniversary of the establishment of the Washington Territory........ $25,000.00"
Debate ensued.
The motion was lost and the amendment was not adopted.
On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed
Senate Bill No. 316 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. 316, as amended by the House, and the bill passed the House by the following vote: Yeas, 79; nays, 9; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoevel, Hoff, Hofmeister, Holliday, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Kellogg, Kirk, knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardeich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Shier, Simmons, Sissons, Sorensen, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Woodall, Mr. Speaker—79.

Those voting nay were: Representatives Hawley, Jones (W. Kenneth), King, Orndorff, Schumann, Shadbolt, Timm, Young, Zent—9.

Those absent or not voting were: Representatives Beierlein, Clark, Dootson, Hillyer, Hoopingarner, Hurley, Phillips, Powell, Riemcke, Smith, Testu—11.

Engrossed Senate Bill No. 316, 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. Olson (Ole H.), Engrossed Senate Bill No. 316, as amended by the House, was ordered immediately transmitted to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 69 requesting that a new committee with the powers of Free Conference be appointed and the President has appointed as Senate members of the new Free Conference Committee, Senators Gallagher, Zednick and Ganders. HERBERT H. SIEFER, Secretary.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. O'Brien raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Brown (Henry A.), Carty, Dootson, Hillyer, Phillips, Powell, Sandison and Sorensen, Representative Dootson having been excused.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

We, of your Free Conference Committee, to whom was referred Senate Bill No. 69, entitled: "An Act relating to senatorial and legislative district boundary lines, and amending section 44.02.02, R.C.W.", have had the same under consideration, and we recommend that the bill be amended to read as follows, and that the Senate and the House do pass the bill as amended:
"An Act relating to representative districts, and amending section 44.03.02, R.C.W.

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

Section 1. Section 44.03.02, as derived from section 3, chapter 2, Laws of 1931, is hereby amended to read as follows:

The House of Representatives shall consist of ninety-nine members to be elected from forty-eight representative districts. Each senatorial district, as described in section 44.02.02, as amended or modified, shall constitute a representative district bearing the same number: Provided, That the present sixteenth representative district shall be divided into two representative districts to be known as district sixteen A and district sixteen B, and the present thirty-sixth representative district shall be divided into two representative districts to be known as district thirty-six A and district thirty-six B.

The fourteenth, seventeenth, twentieth, twenty-first, twenty-fourth, thirty-eighth and fortieth representative districts shall each be entitled to three representatives. All other districts shall each be entitled to two representatives, except sixteen A, sixteen B, thirty-six A and thirty-six B districts, which shall each be entitled to one representative. Representative district sixteen A shall constitute the counties of Benton and Franklin. Representative district sixteen B shall constitute the counties of Klickitat and Skamania.

Representative district thirty-six A shall constitute all precincts in the present thirty-sixth representative district lying west of Queen Anne Avenue. Representative district thirty-six B shall constitute all precincts in the present thirty-sixth representative district lying east of Queen Anne Avenue."

Mr. Savage moved that the report of the Free Conference Committee on Senate Bill No. 69 be adopted and that the bill, as amended by the Free Conference Committee, be placed on final passage.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of Senate Bill No. 69, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 83; nays, 9; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Berneyth, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hoffman, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Stokes, Stonecipher, Strom, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Clark, Frayn, Hawley, Morris, Orndorff, Roderick, Smith, Testu, Timm—9.

Those absent or not voting were: Representatives Bailey, Dootson, Hillyer, Phillips, Powell, Sandison, Sorensen—7.

Senate Bill No. 69, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.
SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 408 with the following amend­ments:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section 82.20.010, R.C.W., as derived from section 12, chapter 228, Laws of 1949, is amended to read as follows:

"There is levied and there shall be collected a tax upon each sale of real property or any estate or interest in real property (unless the deed, instrument, or writing is deposited in escrow before May 1, 1951) in the amount of one dollar for each one hundred dollars or fractional part thereof of the purchase price. The tax shall be the obligation of the purchaser, but the lien provided for in Sec. 7 hereof shall in any event attach at the time of any sale.

"Sec. 2. The term ‘sale’ shall have its ordinary meaning and shall include any conveyance, grant, assignment, quit-claim, or transfer of the ownership of or title to real property or any estate or interest in real property for a valuable consideration, and any contract for such conveyance, grant, assignment, quit-claim, or transfer, and any lease with an option to purchase real property or any estate or interest in real property or other contract under which possession of the property is given to the purchaser, or any other person by his direction, while title is retained by the vendor as security for the payment of the purchase price.

"The term shall not include a transfer by gift, devise, or inheritance, a transfer of any leasehold interest other than of the type mentioned above, a mortgage or other transfer of an interest in real property merely to secure a debt, nor a transfer in compliance with the terms of any lease or contract upon which the tax as imposed by this chapter has been paid.

"Sec. 3. The term ‘purchase price’ means the consideration, including money or anything of value, paid or delivered or contracted to be paid or delivered in return for the transfer of the real property or estate or interest in real property, and shall include the amount of any lien, mortgage, or other incumbrance, either given to secure the purchase price, or any part thereof, or remaining unpaid on such property at the time of sale. In the case of leases with option to purchase, the tax commission may provide by regulation for payment of this tax upon the total amount of the installments or rentals contracted to be paid, upon the portion thereof representing the true market value of the real property or estate or interest in real property subject to transfer under the option, or payment on the purchase price at the time of the execution of the option. In any case where the purchase price is not separately stated, or does not reflect the true market value of the real property or estate or interest transferred or to be transferred, the tax commission may render its order establishing the purchase price, which shall correspond as nearly as possible to the true market value at the time of sale.

"Sec. 4. The term ‘purchaser’ includes all persons included within the meaning of the word ‘buyer’ in section 82.02.01, R.C.W., except that it shall not include the United States or the State of Washington.

"Sec. 5. At the time of filing with the county auditor the purchaser, owner, or his agent, shall certify in writing on the instrument the true amount of the purchase price. Any person who shall make any false or fraudulent statement, with intent to defraud the state or evade the payment of this tax or any part thereof shall be guilty of perjury in the second degree; and any corporation or company for which such a false or fraudulent statement is made shall be punished on conviction thereof, by a fine of not more than one thousand dollars.

"Sec. 6. It shall be unlawful for the county auditor to accept the filing for record or registry of any deed, instrument, or writing without there being affixed thereto stamps in an amount sufficient to pay the tax due on the purchase price certified thereon.

"Sec. 7. The tax shall be a specific lien upon each piece of real property sold from the time of the sale until the tax shall have been paid, which lien may be foreclosed in the manner provided for the foreclosure of mortgages. The lien shall be removed if the deed, instrument, or other writing shall have been filed with the county auditor with stamps affixed thereto in an amount equal to the tax due on the purchase price certified thereon or if the purchaser has obtained from the tax commission or its authorized agent a satisfaction of such lien, which satisfaction may be obtained by proof that
sufficient stamps have been affixed to the deed, instrument, or other writing and cancelled as provided in this act.

"Sec. 8. The tax, and any penalties or interest thereon, may be collected by the state by an action of debt against the purchaser, by the issuance of and by collection from the purchaser upon a warrant as provided for in sections 82.32.210, 82.32.220 and 82.09.24, R.C.W., or by foreclosure of the lien provided for in the preceding section, and resort to one course shall not be an election not to pursue the others.

"Sec. 9. It shall be the duty of every licensed real estate broker to report all sales of real property negotiated by him to the tax commission at such intervals and in such manner as the commission shall prescribe. Failure to comply with this section shall be cause for the revocation of his license by the director of licenses.

"Sec. 9-A. Sections 1 to 9, inclusive, of this act shall constitute a part of chapter 82.20, R.C.W., as derived from Title VIII, chapter 180, Laws of 1935, as amended, and such chapter shall hereafter be known as the 'Real Estate Transaction Tax.'

"Sec. 10. Section 82.01.05, R.C.W., as derived from section 2, chapter 228, Laws of 1949, is amended to read as follows:

"'Sale at retail' or 'retail sale' means every sale of tangible personal property (including, fabricated, fabricated, or imprinted) other than a sale to one who purchases for the purpose of resale as tangible personal property in the regular course of business or for the purpose of consuming the property purchased in producing for sale a new article of tangible personal property or substance, of which such property becomes an ingredient or component or is a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new article being produced for sale. The term also means every sale of tangible personal property to persons engaged in any business which is taxable under section 82.01.27, subsection (2) and section 82.01.28.

"The term 'sale at retail' or 'retail sale' shall include the sale of or charge made for tangible personal property consumed and/or for labor and services rendered in respect to the following: (1) the installing, repairing, cleaning, altering, imprinted, storing, moving, disposing, or improving of tangible personal property of or for consumers, including such services rendered in respect to live animals, birds and insects; (2) the constructing, repairing, decorating, cleaning, fumigating, altering, clearing, moving, razing, or any other improving of real property, including such services upon new or existing buildings or other structures under, upon, or above real property, of or for consumers, including also the installing or attaching of any article of tangible personal property therein or thereto, including also the installing or attaching of any article of tangible personal property, or of or for consumers, including also the installing or attaching of any article of tangible personal property in the realty by virtue of installation, but the term shall not include the sale of or charge made for labor and services rendered in respect to the building, repairing or improving of any publicly owned street, place, road, highway, bridge, or trestle which is used or to be used primarily for foot or vehicular traffic; (3) the renting or leasing of tangible personal property; (4) the rendition by a person engaged in business of any trained, skilled, expert, learned, or professional service, other than those set forth above, and including the furnishing of lodging to transients and other licenses to use real estate, but excluding therefrom the charge made for admission to a place of amusement or recreation, excluding the charge made by a person practicing, under license granted by this state, the profession of medicine, surgery, ophthalmology, chiropractics, drugless therapeutics, and dentistry for such services, excluding the charge made for services rendered to patients by a hospital or similar institution devoted to the care of human beings with respect to the prevention or treatment of disease, sickness, or suffering, excluding the charge made for advertising by newspapers or radio and television stations, excluding commissions and similar remuneration received by a solicitor, salesman, factor, broker, auctioneer, or other similar commission agent who acts merely as an agent in promoting sales for a principal or purchases for a buyer, and excluding any interest, finance, service, or carrying charge, or collection fee incident to the lending of money or credit.

"The term shall not include sales of fee, seed, fertilizer, and spray materials to persons for the purpose of producing for sale any agricultural product whatsoever, including milk, eggs, wool, fur, meat, honey, or other substances obtained from animals, birds, or insects.

"Sec. 11. There is added to chapter 82.08, R.C.W., as derived from Title III, chapter 180, Laws of 1935, as amended, a new section immediately following section 82.08.020 to read as follows:

"There is levied and there shall be collected, in addition to the tax imposed by
section 82.08.020, R.C.W., a tax on each retail sale of intoxicating liquor by the Washington State Liquor Stores equal to five per cent of the selling price.

"Sec. 12. All proceeds of the tax levied by this act, excluding section 10 hereof, shall be paid into the current school fund in the state treasury.

"Sec. 13. This act is necessary for the immediate support of the state government and its existing institutions and shall take effect May 1, 1951, and all sections except sec. 10 hereof shall terminate on April 30, 1953."

Amend the title by striking everything after the semi-colon (;) following the word "taxation" and inserting in lieu thereof the following: "and declaring an emergency together with an effective and termination date."

Mr. Ford moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 408 and that the Senate be asked to recede therefrom.

Debate ensued.

Mr. Riemcke moved that the House do concur in the Senate amendments to Engrossed House Bill No. 408.

The Speaker declared the question before the House to be the positive motion by Mr. Riemcke.

Debate ensued.

Mr. Miller (Floyd C.) demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Riemcke that the House do concur in the Senate amendments to Engrossed House Bill No. 408, and the motion was lost by the following vote: Yeas, 25; nays, 68; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bassett, Comfort, Cory, Frayn, Gordon, Griffith, Hurley, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, Loney, Lorimer, Mayes, Neill, Pedersen, Riemcke, Siler, Stokes, Stonecipher, Timm, Mr. Speaker—25.

Those voting nay were: Representatives Bailey, Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefer, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka; Lennart, Lester, Mardeisch, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Simmons, Sisson, Smith, Strom, Testu, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent—68.

Those absent or not voting were: Representatives Dootson, Hillyer, Phillips, Powell, Sandison, Sorensen—6.

The House, having refused to concur in the Senate amendments to Engrossed House Bill No. 408, asked the Senate to recede therefrom.

**MOTION**

On motion of Mr. Ford, consideration of the calendar was deferred.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. O'Brien raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Adams, Anderson (B. Roy), Bailey, Bernethy, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Gallagher, Giboney, Hillyer, Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vin-
SIXTIETH DAY, MARCH 8, 1951

cent F.), Jones (W. Kenneth), Kellogg, McLean, Nunamaker, Orndorff, Pedersen, Phillips, Powell, Ridgway, Sandison, Savage, Shadbolt, Sorensen, Stokes and Strom, Representative Dootson having been excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 69 but has failed to pass the bill as amended by the Free Conference Committee.

HERBERT H. SIETER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 100 and has passed the bill as amended by the Free Conference Committee.

HERBERT H. SIETER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 316, and passed the bill as amended by the House.

HERBERT H. SIETER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has receded from its amendments to Engrossed House Bill No. 557 and has passed the bill without the Senate amendments, and the bill is herewith transmitted.

HERBERT H. SIETER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The President has signed: House Bill No. 371; also House Bill No. 231, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

MR. SPEAKER:
The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 552 and has receded from its amendments thereto and has passed the bill without the Senate amendments, and a copy of said conference report together with the bill is herewith transmitted.

HERBERT H. SIETER, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1951.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

MR. PRESIDENT:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 552, entitled: “An Act making an appropriation and acknowledging an obligation of the capitol construction fund to the general fund for expenditures therefrom for state capitol purposes pursuant to chapter 187, Laws of 1917,”, have had the same under consideration, and we recommend that the Senate do recede from its amendments and that the engrossed bill do pass.

Senate Members, House Members,
CARLTON I. SEARS, OLE H. OLSON,
CLYDE V. TISDALE, CHARLIE JOHNSON,
JACK H. ROGERS, CLAUDE H. LORIMIER.

On motion of Mr. Olson (Ole H.), the report of the Conference Committee on Engrossed House Bill No. 552 was adopted.
The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. Olson (Ole H.) raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Brown (Gordon J.), Cory, Dootson, Hillyer, Hurley, Jones (Mrs. Vincent F.), Kellogg, Mardesich, McLean, Phillips, Powell, Sandison, Sorensen, Stokes and Strom, Representative Dootson having been excused.

**REPORT OF ENROLLMENT**

House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 552; also Enrolled House Bill No. 557, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: Howard T. Ball, Newman H. Clark.

The Speaker announced that he was about to sign: House Bill No. 552; also House Bill No. 557.

**REPORT OF FREE CONFERENCE COMMITTEE**

Olympia, Wash., March 8, 1951.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 184, entitled: "An Act relating to unemployment compensation, amending sections 50.01.26, 50.01.35, 50.04.320, 50.04.330 and 50.04.340, R.C.W., and declaring an emergency.", and the House amendments thereto, 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:

Strike the whole of section 7, of the House amendment.

Strike the whole of section 9 of the House amendment.

Strike the whole of section 12 of the House amendment and insert in lieu thereof the following:

"Sec. 12. Section 50.20.070, R.C.W., as derived from section 14, chapter 214, Laws of 1949, is amended to read as follows:"

"* * * *
Irrespective of any other provisions of this title an individual shall be disqualified for benefits for any week with respect to which he has knowingly made a false statement or representation involving a material fact or knowingly failed to report a material fact and has thereby obtained or attempted to obtain any benefits under the provisions of this title, and for an additional twenty-six weeks commencing with the first week for which he completes a claim for waiting period or benefits following the date of the delivery or mailing of the determination of disqualification under this section: Provided, That such disqualification shall not be applied after two years have elapsed from the date of the delivery or mailing of the determination of disqualification under this section, but all over-payments established by such determination of disqualification shall be collected as otherwise provided by this title."

Strike the whole of section 13 of the House amendment and insert in lieu thereof the following:

"Sec. 13. Section 50.20.120, R.C.W., as derived from section 16, chapter 214, Laws of 1949, is amended to read as follows:

"Subject to the other provisions of this title benefits shall be payable to any eligible individual during the benefit year in accordance with the weekly benefit amount and the maximum benefits potentially payable shown in the following schedule for such base year wages shown in the schedule as are applicable to such individual:

* * * *
Weekly Benefit Amount  
Maximum Benefits Potentially Payable  

<table>
<thead>
<tr>
<th>Base Year Wages</th>
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<th>$000</th>
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<td>150</td>
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<td>700 - 799.99</td>
<td>11</td>
<td>176</td>
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<td>204</td>
</tr>
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<td>234</td>
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<td>1000 - 1099.99</td>
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<td>16</td>
<td>336</td>
</tr>
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<td>1300 - 1399.99</td>
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<td>374</td>
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<td>414</td>
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<td>1600 - 1699.99</td>
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<td>2300 - 2399.99</td>
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<tr>
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<td>29</td>
<td>754</td>
</tr>
<tr>
<td>2500 and over</td>
<td>30</td>
<td>780</td>
</tr>
</tbody>
</table>

Renumber section 8 of the House amendment to read "Sec. 7." and section 10 to read "Sec. 8." and renumber the remaining sections consecutively.

Strike the House amendments to section 6 and substitute in lieu thereof the following: Amend the bill by renumbering section 6 to read "Sec. 15."

In section 6, renumbered section 15 by Free Conference Committee amendment, being page 8, line 17 of the original bill, page 5, line 23 of the printed bill, after the word "immediately" and before the period (.) insert the following: ", except section 11 which shall not become effective until the first day of July, 1951"

In line 2 of the title of the original bill, being line 2 of the title of the printed bill, after the figures "50.04.330" and before the word "and" insert the following: ", 50.01.18, 50.01.20, 50.06.05, 50.20.070, 50.20.120"

Senate Members

| Tom Hall | R. R. (Bob) Greive | R. C. (Russ) Barlow |

Mr. Gallagher moved that the House adopt the report of the Free Conference Committee on Senate Bill No. 184.

Debate ensued.

The motion was carried.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 184, as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Senate Bill No. 184, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 83; nays, 3; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierle n, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes. McLean, Miller (Clay J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Rasmussen, Ridgway, Riemcke, Roderick, Savage, Schumann, Siler, Simmons, Sisson, Smith, Stonecipher,
Those voting nay were: Representatives Clark, Gordon, Shadbolt—3.

Those absent or not voting were: Representatives Brown (Gordon J.), Cory, Dootson, Hillyer, Hurley, Jones (Mrs. Vincent F.), Kellogg, Phillips, Powell, Sandison, Sorensen, Stokes, Strom—13.

Senate Bill No. 184, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:

The President has appointed a new Free Conference Committee on Engrossed House Bill No. 305 consisting of Senators Witten, Brown and Roup, and the Senate requests the House to also appoint a new Free Conference Committee on said bill.  

HERBERT H. SIELER, Secretary.

Mr. O'Brien moved that the House do concur in the Senate message on Engrossed House Bill No. 305 and that a new Free Conference Committee be appointed.

The motion was carried.

APPOINTMENT OF NEW FREE CONFERENCE COMMITTEE

The Speaker appointed as House members of the new Free Conference Committee on Engrossed House Bill No. 305, Representatives Hansen, Morris and Schumann.

SECOND READING OF BILLS

Engrossed Senate Bill No. 239, by Senators Lee and Cowen (by departmental request):

Amending the revenue and taxation statutes.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 239, amending the revenue and taxation statutes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 15, page 18, lines 4 and 5 of the original bill, being page 11, line 10 of the printed bill, after the words "to notify the" and before the words "tax commission" strike the underscored words "Excise Tax Division of the"

ROBERT M. FORD, Chairman.


The bill was read the second time by sections.

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

Mr. Ford moved the adoption of the following amendments:

In section 1, page 1, line 1 of the original bill, being page 1, line 1 of the printed bill, immediately after the period (.) following the word and figure "Section 1" and before the word and figures "Section 82.04.440" insert the following: "Section 82.04.290 of the Revised Code of Washington, derived from section 4, chapter 180, Laws of 1935, as last amended by section 1, chapter 228, Laws of 1949, is amended to read as follows:

"Upon every person engaging within this state in any business activity other than or in addition to those enumerated in 82.04.230, 82.04.240, 82.04.250, 82.04.260, 82.04.260, 82.04.270 and 82.04.280; 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 per cent. This section 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 engaged in the business of rendering any type of service which does not constitute a 'sale at retail' or a 'sale at wholesale'.

"Sec. 2."

Amend the bill further by renumbering section 2 to read "Sec. 3." and renumber the remaining sections consecutively.

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendments were adopted.

The Speaker called on Mr. Rasmussen to preside.

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

In section 16, page 18, line 17 of the original bill, being page 11, line 21 of the printed bill, after the word "Section" and before the word "of" strike the word "one" and insert in lieu thereof the word "two"

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

In section 17, page 18, line 19 of the original bill, being page 11, line 23 of the printed bill, after the word "Section" and before the word "of" strike the word "six" and insert in lieu thereof the word "seven"

Mr. Ford moved the adoption of the following amendment:

Amend the bill further by striking the whole of section 18 and insert in lieu thereof the following:

"Sec. 19. A new chapter is hereby added to the Revised Code of Washington which shall be headed 'Real Estate Sales Tax'. to read as follows:

"Sec. 20. There is levied and there shall be collected in addition to any other taxes now imposed an excise tax upon each sale of real property within this state equal to one per cent of the selling price.

"Sec. 21. 'Selling price' for the purpose of this chapter means a consideration, whether money, credits, rights or other property expressed in terms of money, paid or delivered by a buyer to a seller all without any deduction on account of the cost of the property sold, the cost of materials used, labor costs, Interest, discount delivery costs, taxes, costs of improvements or any other expense whatsoever paid or accrued and without any deduction on account of losses, but shall not include the amount of cash discount actually taken by a buyer.

"Sec. 22. The term 'sale' shall have its ordinary meaning and shall include any conveyance, grant, assignment, quit-claim, or transfer of the ownership of or title to real property or any estate or interest in real property for a valuable consideration, and any contract for such conveyance, grant, assignment, quit-claim, or transfer, and any lease with an option to purchase real property or any estate or interest in real property or other contract under which possession of the property is given to the purchaser, or any other person by his direction, while title is retained by the vendor as security for the payment of the purchase price.

"Sec. 23. The tax levied under this chapter and any interest or penalties thereon shall be a specific lien upon each piece of real property sold from the time of the sale until the tax shall have been paid, which lien may be foreclosed in the manner prescribed for the foreclosure of mortgages.

"Sec. 24. The tax hereby levied shall apply to all sales of real property except those which the state is prohibited from taxing under the constitution of this state or the constitution or laws of the United States, sales to corporations which have been incorporated under any act of the Congress of the United States and whose principal purposes are to furnish volunteer aid to members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigation of the sufferings caused by pestilence, famine, fire, floods and other national calamities and to devise and carry on measures preventing the same.

"Sec. 25. The tax imposed by this chapter shall be the obligation of the buyer and the state may enforce the obligation at its option through an action for debt against the purchaser, by any of the summary remedies provided for the enforcement of taxes
under this title, or by the foreclosure of the lien as provided in this chapter, and resort to one course of enforcement shall not be an election not to pursue the others.

"Sec. 26. It shall be the duty of every licensed real estate broker or real estate salesman to report all sales of real property negotiated by him to the state tax commission at such intervals and in such manner as the state tax commission shall prescribe. Wilful failure to comply with this section shall be cause for the revocation of his license by the director of licenses.

"Sec. 27. The tax imposed by this chapter shall bear interest from the thirtieth day after the date of sale until paid at the rate of one-half of one per cent for each thirty days or portion thereof.

"Sec. 28. In the case of installment sales and leases with an option to purchase, the commission by regulation may provide for the collection of taxes upon the installments of the purchase price or amount of rental as of the time the same fall due. In case a consideration for the lease with an option to purchase is not a bona fide consideration or does not represent a reasonable charge therefor, or if the agreement designated as a lease with an option to purchase is, in fact, not a true lease with an option to purchase, the commission shall issue equitable rules and regulations for the proper classification of such transaction.

"Sec. 29. The state tax commission is authorized to prescribe the manner in which purchasers of real property shall report the same and pay the tax thereon. When the tax hereby imposed has been paid, the tax commission shall if so requested cause a stamp evidencing satisfaction of the lien to be affixed to the conveyance prior to its recording. A receipt issued by the state tax commission for the payment of the tax imposed under this chapter shall constitute evidence of the satisfaction of the lien imposed hereunder and may be recorded in the manner prescribed for recording satisfactions of mortgages.

"Sec. 30. All of the provisions of chapter 82.09 of this title except section 82.09.03 and 82.09.04 shall have full force and application with respect to the taxes imposed under this chapter.

"Sec. 31. All the money collected under this chapter shall be paid into the current school fund.

"Sec. 32. There is added to chapter 82.08, R.C.W., derived from Title III, chapter 180, Laws of 1935, as amended, a new section immediately following section 82.08.020 to read as follows:

"Sec. 33. There is levied and there shall be collected, in addition to the tax imposed by section 82.08.020, R.C.W., a tax on each retail or wholesale sale of intoxicating liquor by the Washington State Liquor Stores equal to five per cent of the selling price."

**POINT OF ORDER**

Mr. Woodall:

"Point of order, Mr. Speaker. The subject matter is compound as to which type of tax will be imposed. I ask that the question be divided."

The Speaker (Mr. Rasmussen presiding):

"I think it is in order, Mr. Woodall."

Mr. Woodall:

"I think that, when an amendment contains two different items, non-related in nature, any member can request a division."

The Speaker (Mr. Rasmussen presiding):

"The gentleman from Stevens, Mr. Hodde."

Mr. Hodde:

"I think if the gentleman wants to consider either one of the items separately, he will have to offer an amendment to the amendment."

The Speaker (Mr. Rasmussen presiding):

"That's right. It is not a question which necessarily lends itself to division, but could be divided by amendment. Do you wish to offer an amendment?"

Mr. Woodall:

"No."
The motion by Mr. Ford was carried on a rising vote and the amendment was adopted.

Mr. Ford moved the adoption of the following amendment:

Amend the bill further immediately following section 33, being House amendment adopted March 8, 1951, by inserting the following new sections:

"Sec. 34. The remaining sections of this act shall constitute a new chapter under title 82, Revised Code of Washington, and shall be designated as the 'corporation excise tax'.

"Sec. 35. ARRANGEMENT AND CLASSIFICATION. No inference, implication, or presumption of legislative construction shall be drawn or made by reason of the location or grouping of any particular section, provision, or portion of this chapter, nor shall the descriptive matter or headings relating to any part, section, subsection, or paragraph be given any legal effect.

"Sec. 36. DEFINITION. (a) In General. For the purpose of this chapter:

"(1) 'Bank' means a financial institution other than a national banking association;

"(2) 'Corporation' includes every corporation and every company, joint-stock company, joint-stock association, business trust, society, or other association organized for profit and doing business in this state wherein interest or ownership is evidenced by certificates or other written instruments or wherein the interests or rights of shareholders, members, associates, or beneficiaries are represented or evidenced by units or shares, and unless otherwise indicated by the context shall be construed to include banks, federal savings and loan associations, and national banking associations;

"(3) 'Dividend' has the meaning attributed to it under section 42(b) of this chapter;

"(4) 'Domestic' when applied to a corporation other than an association, means created under the laws of the State of Washington;

"(5) 'Fiduciary' means a guardian, trustee, executor, administrator, receiver, conservator, or any person acting in any fiduciary capacity for any person;

"(6) 'Fiscal year' means an accounting period of twelve months ending on the last day of any month other than December;

"(7) 'Foreign' when applied to a corporation, means a corporation which is not domestic;

"(8) 'Includes' and 'including' when used in a definition contained in this chapter shall not be deemed to exclude other things otherwise within the meaning of the word defined;

"(9) 'Internal revenue code' means the internal revenue code of the United States (53 Stat. 1) as amended and in force on the day this chapter becomes effective;

"(10) 'Paid or incurred' and 'paid or accrued' shall be construed according to the method of accounting upon the basis of which the net income is computed under this chapter;

"(11) 'Person' means an individual, a trust or estate, a partnership, or a corporation;

"(12) 'Received', for the purpose of computing net income, means 'received or accrued'; the words 'received or accrued' to be construed according to the method of accounting upon the basis of which the net income is computed under this chapter;

"(13) 'Shareholder' includes a member in an association, joint-stock company, or insurance company;

"(14) 'Stock' includes a share in an association, joint-stock company or insurance company;

"(15) 'Commission' and 'tax commission' each mean the tax commission of this state;

"(16) 'Taxable year' means the calendar year or the fiscal year ending during such calendar year upon the basis of which the net income is computed under this chapter. 'Taxable year' includes, in the case of a return made for a fractional part of a year under the provisions of this chapter, the period for which such return is made;

"(17) 'Taxpayer' means any person subject to a tax imposed by this chapter;

"(18) 'State', unless otherwise indicated by the text, means the State of Washington;

"(19) 'Trade or business' includes the engaging in or carrying on of any trade, business, or commercial activity in the state;

"(20) 'United States', when used in a geographical sense, includes only the states, the territories and island possessions of the United States, and the District of Columbia; and
"(21) Words in the singular number shall include the plural, and the plural shall include the singular. Words in one gender shall include all other genders.

"(b) References to Internal Revenue Code. Whenever the internal revenue code is mentioned in this chapter the particular portions thereof so mentioned, and any provisions of the internal revenue code therein referred to, shall be regarded as incorporated in this chapter by such reference and shall have effect as though fully set forth herein.

"Sec. 37. Taxable Years to Which Applicable. The provisions of this chapter shall apply (i) to all taxable years beginning after the effective date of this chapter, and (ii) to taxable years beginning prior to but ending after the effective date of this chapter, as to which taxable years the income taxable under this chapter shall be either—

"(A) The portion of the income for the entire taxable year produced by applying to the income for the entire taxable year a fraction equal to the number of days remaining in the taxable year ending after the effective date of this chapter, divided by three hundred sixty-five, or

"(B) If the taxpayer's records properly reflect the income attributable to that part of the taxable year subsequent to the effective date of this chapter, the income actually received or accrued by the taxpayer after the effective date of this chapter and the end of the taxable year.

"Sec. 38. Tax on Corporations and Banks. (a) Tax on Corporations and Certain Banks. Every bank and corporation other than a federal savings and loan association or national banking association, for the privilege of exercising its corporate franchise in this state or for the privilege of doing business in this state, shall annually pay to the state, in addition to annual license fees, an excise tax according to, or measured by, its net income equal to two per cent of such net income for the preceding calendar year or fiscal year computed and allocated to this state in the manner hereinafter provided;

"(b) Tax on National Banks and Federal Savings and Loan Associations. There is hereby levied upon, and there shall be collected from and paid by every federal savings and loan association and every national banking association, for each taxable year, a tax according to, or measured by, its net income equal to two per cent of such net income from sources within the state. With respect to national banking associations, the state is hereby adopting the fourth method of taxing national banks as authorized by the act of March 25, 1926, amending section 5219, Revised Statutes of the United States (12 U.S.C. sec. 548);

"(c) Initial Tax—Basis of. Such tax shall be first computed according to, or measured by, the net income of the bank or corporation received during the calendar year 1951, subsequent to the effective date of this chapter, or during any fiscal year, beginning before, but ending in 1951 after the effective date of this chapter.

"Sec. 39. Exempt Corporations. (a) In General. The following instrumentalities shall be exempt from taxation under this chapter. Any corporation which is exempted from taxation under section 101 of the internal revenue code, except the following; (1) mutual savings banks; (2) building and loan associations; (3) cooperative banks; and (4) corporations organized under act of Congress which are instrumentalities of the United States: Provided, however, That such corporations shall be exempt under this chapter only to the extent required under the constitution and laws of the United States.

"(b) Insurance Companies. Insurance companies, taxed on the basis of gross premiums under the provisions of chapter 48.14, R.C.W., shall be exempt from taxation under this chapter.

"Sec. 40. Net Income Defined. Net income means the gross income of a taxpayer less the deductions allowed by this chapter.

"Sec. 41. Gross Income and Adjusted Gross Income Defined. (a) Gross Income.

"(1) 'Gross income', as used in this chapter, includes gains, profits, and income derived from businesses, commerce, or sales or dealings in property, whether real or personal, growing out of the ownership, or use of, or interest in, such property; also from interest, rent, dividends, securities, or the transaction of any business carried on for gain or profit, or gains or profits, and income derived from any source whatever.

"(2) In the case of a national banking association, and a corporation, gross income includes only the gross income from sources within the State of Washington, determined as provided in section 53 of this act.

"(b) Adjusted Gross Income. The term 'adjusted gross income' means the gross income, minus such deductions, allowable under the provisions of section 47 of this chapter, as are enumerated in section 22(m) of the internal revenue code.
"Sec. 42. Gross Income—Corporate Distributions. (a) General Rule. Distributions, by corporations, including dividends, stock dividends, stock rights, and amounts distributed in complete or partial liquidation, shall be included in the gross income of the shareholders to the extent that such distributions are taxable to the shareholders under the provisions of subsection (e) of section 22 and subsection (b), subsection (c) except the third sentence thereof, and subsections (d), (f), (g), (h), (i), (j), (k), and (m) of section 115 of the internal revenue code. In applying the provisions of the said subsections of the internal revenue code, section 115, to this chapter (1) the effective date of this chapter shall be substituted for 'March 1, 1913' and (2) the day immediately preceding the effective date of this chapter shall be substituted for 'February 28, 1913', whenever said dates appear in the internal revenue code.

"(b) Definition of Dividend. The term 'dividend' means any distribution made by a corporation to its shareholders, whether in money or in other property, (1) out of its earnings or profits accumulated on and after the effective date of this chapter, or (2) out of the earnings or profits of the taxable year (computed as of the close of the taxable year without diminution by reason of any distributions made during the taxable year), without regard to the amount of the earnings and profits at the time the distribution was made.

"Sec. 43. Gross Income—Gain or Loss. (a) In General. In the case of a sale or other disposition of property, the gain or loss shall be computed as provided in subsection (b) of this section.

"(b) Computation of Gain or Loss. (1) The gain from the sale or other disposition of property shall be the excess of the amount realized therefrom over the adjusted basis provided in subsections (d), (e), and (f) of this section for determining gain, and the loss shall be the excess of the adjusted basis provided in such subsections for determining loss over the amount realized.

"(2) The amount realized from the sale or other disposition of property shall be the sum of any money received plus the fair market value of the property (other than money) received.

"(3) Nothing in this section shall be construed to prevent (in the case of property sold under contract providing for payment in installments) the taxation of that portion of any installment payment representing gain or profit in the year in which such payment is received.

"(c) Recognition of Gain or Loss. Upon the sale or exchange of property the gain or the loss thereon shall be recognized to the same extent and under the same conditions as gain or loss is recognized under the internal revenue code, section 112.

"(d) Basis for Gain—Property Acquired Before Effective Date of this Chapter. In the case of property acquired before the effective date of this chapter, if the basis otherwise determined under subsection (f) of this section, adjusted (for the period prior to the effective date of this chapter) as therein provided, is less than the fair market value of the property as of said effective date, then the basis for determining gain shall be such fair market value. In determining the fair market value of stock in a corporation as of the effective date of this chapter, due regard shall be given to the fair market value of the assets of the corporation as of that date.

"(e) Basis for All Other Cases. For the purpose of determining gain in the case of property acquired from and after the effective date of this chapter, and for the purpose of determining loss in the case of property, whenever acquired, the basis, unadjusted and adjusted, shall be determined in accordance with the provisions of subsection (f) of this section.

"(f) Computation of Basis. The basis, unadjusted and adjusted, for determining gain or loss shall be computed in accordance with the provisions of subsection (f) of this section.

"Sec. 44. Gross Income—Inventories. Whenever in the opinion of the tax commission the use of inventories is necessary in order clearly to determine the income of any taxpayer, inventories shall be taken by such taxpayer upon such basis as the tax commission may prescribe as conforming as nearly as may be to the best accounting practice in the trade or business and as most clearly reflecting income. Any method prescribed or permitted under the internal revenue code and its administration shall be available under this chapter.

"Sec. 45. Gross Income—Commodity Credit Loans. Amounts received as loans from the commodity credit corporation shall, at the election of the taxpayer, be considered as income and shall be included in gross income for the taxable year in which received. If a taxpayer exercises the election for any taxable year then the
method of computing income so adopted shall be adhered to with respect to all subsequent taxable years unless with the approval of the tax commission a change to a different method is authorized.

"Sec. 46. EXCLUSIONS FROM GROSS INCOME. The following items shall not be included in gross income and shall be exempt from taxation under this chapter:

"(a) Life Insurance. The amounts received under a life insurance contract paid by reason of the death of the insured, whether in a single sum or otherwise (if such amounts are held by the insurer under an agreement to pay interest thereon, the interest payments shall be included in gross income);

"(b) Annuities, Etc. Amounts received (other than amounts paid by reason of the death of the insured and interest payments on such amounts) under life insurance, endowment or annuity contracts, either during the term or at maturity or upon the surrender of the contract, equal to the total amount of premiums paid thereon. In the case of a transfer for a valuable consideration, by assignment or otherwise, of a life insurance, endowment or annuity contract or any interest therein, only the actual value of such consideration and the amount of the premiums and other sums subsequently paid by the transferee shall be excluded from gross income under this subdivision or subdivision (a) of this section;

"(c) Gifts, Bequests, Devises and Inheritances. The value of property acquired by gift, bequest, devise, or inheritance, to the extent that the same is excluded from or included in gross income under the provisions of paragraph (3) of section 22(b), of the internal revenue code, but the income from such property shall be included in gross income;

"(d) Interest. To the extent only that the inclusion of such interest as a measure of the tax imposed by this chapter is prohibited by the constitution of the United States or the state constitution—

"(1) Interest upon the obligations of the United States, its territories, possessions, and corporate instrumentalities, and

"(2) Upon the obligations of a state, or any political subdivision thereof;

"(e) Income Exempt Under Treaty. Income of any kind, to the extent required by any treaty obligation of the United States;

"(f) Improvements by Lessee on Lessor's Property. Income, other than rent, derived by a lessor of real property upon the termination of a lease, representing the value of such property attributable to buildings erected or other improvements made by the lessee;

"(g) Recovery of Bad Debts, Prior Taxes, and Delinquency Amounts. Income attributable to the recovery during the taxable year of a bad debt, prior tax, or delinquency amount, to the extent of the amount of the recovery exclusion with respect to such debt, tax, or amount. For the purpose of this subsection the terms 'bad debts', 'prior tax', 'delinquency amount', and 'recovery exclusion', shall have the meaning attributed to such terms in paragraph (12) of section 22(b) of the internal revenue code;

"(h) Treasury Bills. Gain derived from the sale or other disposition of treasury bills issued after June 30, 1930, to the extent only required by the laws of the United States;

"Sec. 47. DEDUCTIONS FROM GROSS INCOME. In computing net income there shall be allowed as deductions: (a) In General. To the extent that such items are allowable as deductions under the designated provisions of the internal revenue code:

"(1) Expenses, as provided in section 23(a);

"(2) Interest, as provided in section 23(b);

"(3) Losses by corporations, as provided in section 23(f);

"(4) Bad debts, as provided in section 23(k);

"(5) Depreciation, as provided in section 23(l);

"(6) Contributions by an employer to an employees' trust or annuity plan and compensation under a deferred-payment plan, as provided in section 23(p) (1);

"(7) Charitable and other contributions by corporations, as provided in section 23(q);

"(b) Taxes. Taxes paid or accrued within the taxable year except:

"(1) Income taxes, war-profits and excess-profits taxes, and taxes measured by net income;

"(2) Taxes assessed against local benefits of a kind tending to increase the value of the property assessed, imposed by the authority of (i) the State of Washington or a municipal subdivision thereof, (ii) the United States or any of its territories or possessions, (iii) any state of the United States or any municipal subdivision thereof, or (iv) any foreign government; and

"(3) Taxes paid upon or with respect to property, business, occupations or transactions the income from which is not taxable under this chapter;
“(c) Capital Losses. Losses from sales or exchanges of capital assets shall be allowed only to the extent provided in section 52 of this chapter, and in conformity with the provisions of paragraphs (2), (3), and (4) of section 23(g) of the internal revenue code.

“(d) Wagering Losses. Losses from wagering transactions to the extent of the gains from such transactions.

“(e) Depletion. In the case of mines, oil and gas wells, other natural deposits, and timber, a reasonable allowance for depletion and for depreciation of improvements in accord with the provisions of section 23(m) and paragraphs (3) and (4) of section 114(b) of the internal revenue code.

“(f) Dividends. Any dividend received from any corporation taxable under this chapter shall be deductible, but only to the extent that the portion of said distributing corporation's net income represented by said dividend, constituted, or will constitute, the basis for a tax payable under this chapter.

“(g) Certain Distributions. That proportion of the amounts paid or credited during a taxable year to its members or depositors by a savings and loan association, mutual savings bank or organization of like character operating on a mutual plan upon withdrawable shares, savings accounts or deposits, which the number of days in such taxable years bears to three hundred and sixty-five.

“(gg) Discriminatory Deductions. If any deduction provided for in this section is finally adjudged discriminatory against a national banking association contrary to Title 12, section 548, United States Code, or is for any reason adjudged invalid, in that event the tax of the favored taxpayer shall be recomputed by the commission for each taxable year in question, as of the time of allowance of the deduction, by disallowing the deduction, and any difference between the amount of the tax as recomputed and the amount of the tax as originally computed shall be subject to the provisions hereof relating to original computations.

“(h) Allocation of Deductions. The deductions allowed under subsections (a) to (e) inclusive, of this section shall be allowed only if, and to the extent that, they are connected with income arising from sources within the state and allocable to the state under the provisions of subsections (a), (b) and (c) of section 53 of this act. The proper apportionment and allocation of the deductions with respect to sources of income within and without the state shall be determined under rules and regulations to be prescribed by the tax commission.

“Sec. 48. DEDUCTIONS—LOSSES FROM WASH SALES. Any loss claimed to have been sustained from the sale or other disposition of stock or securities under the circumstances stated in section 118 of the internal revenue code shall be allowed only to the extent permitted under the terms of said section 118. The tax commission shall prescribe regulations conforming as nearly as may be with those prescribed under the federal law for the purpose of making this section effective.

“Sec. 49. DEDUCTIONS—Basis. (a) Losses and Bad Debts. The basis for determining the amount of deduction for losses sustained, to be allowed under section 47(a) (3), and for bad debts, to be allowed under section 47(a) (4), shall be the adjusted basis provided in section 43(f) for determining the loss from the sale or other disposition of property.

“(b) Depreciation. The basis upon which exhaustion, wear and tear, and obsolescence are to be allowed in respect of any property shall be the adjusted basis provided in section 43(f) for the purpose of determining the gain upon the sale or other disposition of such property.

“(c) Depletion. (1) The basis upon which depletion is to be allowed in respect of any property shall be the adjusted basis provided in section 43(f) for the purpose of determining the gain upon the sale or other disposition of such property, except as provided in paragraph (2) of this subsection.

“(2) To the extent permitted under the provisions of section 114(b) (2) of the internal revenue code and subject to the restrictions and limitations imposed under the provisions of the said section 114(b) (2), the tax commission may provide by regulation that the basis for depletion in the case of mines of the type described in said section 114(b) (2) discovered by the taxpayer from and after the date when this chapter becomes effective, shall be the discovery value of such mines.

“Sec. 50. DEDUCTIONS—RETURN OF TOTAL INCOME. A corporation shall receive the benefits of the deductions allowed to it under section 47 only by filing or causing to be filed with the tax commission an accurate and true return of its total income received from all sources, whether within or without the state.

“Sec. 51. GROSS INCOME—ITEMS NOT DEDUCTIBLE. In computing net income under this chapter no deduction shall be allowable in respect of any item which, under the
provisions of section 24 of the internal revenue code, is not allowed as a deduction for
the purpose of computing net income under the said code.

"Sec. 52. Capital Gains and Losses. (a) Amount Taken into Account. In the
case of a taxpayer subject to the provisions of this chapter the entire amount of the
gain or loss recognized upon the sale or exchange of a capital asset shall be taken into
account in computing net capital gain, net capital loss, and net income.

"(b) Internal Revenue Code Provisions Incorporated. For the purpose of this section,
all of the provisions of subsections (a), (d)(1), (e)(1), (f), (g), (h), (i), (j), (k),
(l), and (m) of section 117 of the internal revenue code shall apply, to the extent that
such provisions are not in conflict with the express provisions of this chapter, as though
fully set forth herein.

"Sec. 53. Income—Allocation and Apportionment. (a) Allocation—Property, Busi-
ness and Personal Service. Interest, rents, royalties, gains, profits and income (less
related deductions) received or derived in connection with property owned, or a trade
or business carried on and compensation for personal services performed in the State
of Washington shall be allocated to the state, and where received or derived in connec-
tion with the property owned, or with a trade or business carried on or service per-
formed without the state shall be allocated without the state.

"(b) Allocation—Separate Accounting. Where the trade or business of a taxpayer
is carried on both within and without the state the tax shall be computed upon such
portion of the taxpayer's entire net income as is received or derived from sales wher-
ever made of goods, wares and merchandise manufactured or originating in the state,
and also from other business done or property located within the state. Such portion
of the net income allocable to the state shall be determined by an allocation and
separate accounting based upon the books of the taxpayer.

"(c) Apportionment of Net Income. The state shall be apportioned all net income
domestic corporations with no places of business outside the state. In cases where
the books of the taxpayer do not in the opinion of the tax commission clearly and
accurately state all of the factors so as to reflect clearly and accurately the allocation
of business done and income received or derived, to the state, then the tax shall be
computed upon such proportion of the entire net income of such taxpayer as the sales,
payroll, and value of tangible property located in the state on the last day of the
taxable year bears to sales, payroll, and value of tangible property within and without
the state. In determining the fair market value of property situated without the state,
the tax commission may accept the values as given in the taxpayer's books, if in its
opinion, the same are reasonably correct, and the commission may also require the
taxpayer to furnish under oath such other evidence of the fair market value of such
property as it may find to be necessary. If, however, in the opinion of the tax com-
mission the methods of allocation hereinabove provided do not clearly and accurately
reflect the actual amount of the net income received or derived from any and every
source in the state or from all property owned and every trade or business carried on
in the state by the taxpayer, then the same shall be determined, allocated and appor-
tioned under such rules and regulations, processes and formulae as the tax commission
shall prescribe.

"Sec. 54. Accounting Periods—General Rule. The net income shall be computed
upon the basis of the taxpayer's annual accounting period (fiscal year or calendar year,
as the case may be) in accordance with the method of accounting regularly employed
in keeping the books of such taxpayers; but if no such method of accounting has been
so employed, or if the method employed does not clearly reflect the income, the compu-
tation shall be made in accordance with such method as in the opinion of the tax com-
mmission does clearly reflect the income. If the taxpayer's annual accounting period is
other than a fiscal year as defined in section 36, or if the taxpayer has no annual
accounting period or does not keep books, the net income shall be computed on the
basis of the calendar year. If the taxpayer makes a federal income tax return, its
income shall be computed, for the purposes of this chapter, on the basis of the same
calendar or fiscal year as in such federal income tax return.

"Sec. 55. Period in Which Items of Gross Income Included. The taxable year in
which the amount of any item of gross income shall be regarded as gross income for
the purposes of this chapter shall be determined in accordance with the provisions
of section 42 of the internal revenue code.

"Sec. 56. Accounting Periods—Deductions and Credits. The taxable year in which
any deduction or credit allowed under this chapter shall be taken shall be determined in
accordance with the provisions of section 43 of the internal revenue code.
Sec. 57. ACCOUNTING PERIODS—INSTALLMENT BASIS. (a) Dealers in Personal Property. Under regulations prescribed by the commission, a corporation which regularly sells or otherwise disposes of personal property on the installment plan may return as income therefrom in any taxable year that proportion of the installment payments actually received in that year which the gross profit realized or to be realized when payment is completed, bears to the total contract price.

(b) Sales of Realty and Casual Sales of Personalty. In the case (1) of a casual sale or other casual disposition of personal property (other than property of a kind which would properly be included in the inventory of the taxpayer if on hand at the close of the taxable year), for a price exceeding $1,000 or (2) of a sale or other disposition of real property, if in either case the initial payments do not exceed 30 per centum of the selling price, the income may, under regulations prescribed by the commission, be returned on the basis and in the manner above prescribed in this section. As used in this section the term 'initial payments' means the payments received in cash or property other than evidences of indebtedness of the purchaser during the taxable period in which the sale or other disposition is made.

(c) Change from Accrual to Installment Basis. If a taxpayer entitled to the benefits of subsection (a) elects for any taxable year to report its net income on the installment basis, then in computing its income for the year of change or any subsequent year, amounts actually received during any such year on account of sales or other dispositions of property made in any prior year shall not be excluded.

(d) Gain or Loss Upon Disposition of Installment Obligations. If an installment obligation is satisfied at other than its face value or distributed, transmitted, sold, or otherwise disposed of, gain or loss shall result to the extent of the difference between the basis of the obligation and (1) in the case of satisfaction at other than face value or a sale or exchange—the amount realized, or (2) in case of a distribution, transmission, or disposition otherwise than by sale or exchange—the fair market value of the obligation at the time of such distribution, transmission, or disposition. Any gain or loss so resulting shall be considered as resulting from the sale or exchange of the property in respect of which the installment obligation was received. The basis of the obligation shall be the excess of the face value of the obligation over an amount equal to the income which would be returnable were the obligation satisfied in full. If an installment obligation is distributed by one corporation to another corporation in the course of a liquidation, and under section 112 (b) (6) of the internal revenue code no gain or loss with respect to the receipt of such obligation is recognized in the case of the recipient corporation, then no gain or loss with respect to the distribution of such obligation shall be recognized in the case of the distributing corporation.

Sec. 58. ACCOUNTING PERIODS—CHANGE OF PERIOD. If a taxpayer changes its accounting period from fiscal year to calendar year, from calendar year to fiscal year, or from one fiscal year to another, the net income shall, with the approval of the tax commission, be computed on the basis of such new accounting period, subject to the provisions of section 59 of this chapter.

Sec. 59. ACCOUNTING PERIODS—LESS THAN TWELVE MONTHS. (a) Change of Accounting Period. If a taxpayer, with the approval of the tax commission, changes the basis of computing net income from fiscal year to calendar year, or from calendar year to fiscal year, or from one fiscal year to another fiscal year, separate returns shall be filed and income computed in the manner provided in subsections (a), (b) and (c) of section 47 of the internal revenue code and the regulations thereunder.

(b) Returns When Taxpayer Not in Existence for Twelve Months. In the case of a taxpayer not in existence during the whole of an annual accounting period ending on the last day of a month, or, if the taxpayer has no such annual accounting period or does not keep books, during the whole of a calendar year, the returns shall be made for the fractional part of the year during which the taxpayer was in existence.

Sec. 60. ACCOUNTING RECORDS. It shall be the duty of every taxpayer to keep and preserve, for a period of five years, such suitable records as may be necessary to determine the amount of tax for which it may be liable under the provisions of this chapter; and all books and records shall be open for examination at any time by the tax commission or its duly authorized agent. In case a taxpayer does not keep the necessary books and records within the state, it shall be sufficient if it produces within the state such books and records as shall be required by the tax commission, or bears the cost of examination by an agent authorized or designated by the commission at the place where such books and records are kept. Any taxpayer who shall fail to comply with the requirements of this section shall be forever barred from questioning.
in any court action or proceeding, the correctness of any assessment of taxes made by
the tax commission and based upon any period for which such books and records have
not been so kept and preserved.

"Sec. 61. ACCOUNTING METHODS—LOCATION OF INCOME AND DEDUCTIONS. In the case
of two or more organizations, trades, or businesses (whether or not incorporated,
whether or not organized in the state, and whether or not affiliated) owned or con-
trolled directly or indirectly by the same interests, and one or more of such organiza-
tions, trades or businesses is or are required to file a tax return under this chapter,
the commission may require each such reporting taxpayer to accompany its return
with a return for the same period for each of such other organizations, trades or busi-
nesses, which last-mentioned return may be required to be as complete as that required
under this chapter from a taxpayer taxable thereunder. Upon receipt of such returns (or
without such returns if the same be not provided by this section), the tax
commission is authorized to distribute, apportion, or allocate gross income or deductions
between or among such organizations, trades, or businesses, if it determines that such
distribution, apportionment, or allocation is necessary in order to prevent evasion of
taxes or clearly to reflect the income of any such organizations, trades, or businesses.

"Sec. 62. TAX ADDITIONAL. Taxes imposed by this chapter shall be in addition to
any and all other licenses, taxes and excises levied or imposed by the state or any
municipal subdivision therefor.

"Sec. 63. LICENSE FEES—OFFSET. Against the tax computed in conformity with the
provisions of this chapter, the taxpayer shall be entitled to an offset in the amount
of current annual corporate license fees actually paid to the state during the income
year for which the return is made.

"Sec. 64. TAX RETURNS—CORPORATIONS AND BANKS. (a) In General. Every cor-
poration subject to taxation under this chapter shall make a return, stating specifically the items of its gross income and the deductions and credits allowed by this chapter and
such other information for the purpose of carrying out the provisions of this chapter as the tax commission may by regulations prescribe. The return shall be sworn to by
the president, vice-president, or other principal officer and by the treasurer, assistant
treasurer, or chief accounting officer. In cases where receivers, trustees in bankruptcy,
or assignees are operating the property or business of corporations, such receivers,
trustees, or assignees shall make returns for such corporations in the same manner and
form as corporations are required to make returns. Any tax due on the basis of such
returns made by receivers, trustees, or assignees shall be collected in the same manner
as if collected from the corporations of whose business or property they have custody
and control.

"(b) Definition. As used in subsection (a) of this section, the word 'corporation'
includes banks, federal savings and loan associations, and national banking associations.

"Sec. 65. RETURN FORMS—DUTY TO FILE. (a) On request, blank forms of return
for income shall be supplied by the tax commission.

"(b) It shall be the duty of the commission to obtain an income tax return from
every taxpayer who is liable under the law to file such return; but this duty shall in no
manner diminish the obligation of the taxpayer to file a return without being called
upon to do so.

"Sec. 66. RETURNS—TIME AND PLACE OF FILING. (a) General Rule. Returns made
on the basis of the calendar year shall be filed with the tax commission on or before
the fifteenth day of March following the close of the calendar year. Returns made
on the basis of a fiscal year shall be filed with the tax commission on or before the
fifteenth day of the third month following the close of the fiscal year.

"(b) Extension of Time. The tax commission may grant a reasonable extension of
time for filing returns whenever good cause therefor exists and shall keep a record
of every such extension. No such extension shall be granted for more than six months.
Extension of time for filing a return shall not extend the time for payment of the tax
unless such an extension is also requested and granted under the provisions of section
69(c) of this chapter. If the time for filing the return and payment shall be extended,
interest at the rate of six per cent per annum from the date when the return was
originally required to be filed to the time of payment shall be added and paid.

"Sec. 67. RECORDS AND SPECIAL RETURNS. (a) Records, Returns and Statements.
Every corporation liable to any tax imposed by this chapter shall keep such records,
render under oath such statements, make such returns, and comply with such rules
and regulations as the tax commission from time to time may prescribe. Whenever
the commission judges it necessary it may require any corporation, by notice served
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upon it, to make a return, render under oath such statements, or keep such records as such commission deems sufficient to show whether or not such corporation is liable to tax under this chapter and the extent of such liability.

"(b) Federal Income Tax Return. Any taxpayer upon request by the tax commission shall furnish to such commission a true and correct copy of its tax return or returns for a taxable year filed or to be filed with the collector of internal revenue pursuant to the requirements of the laws of the United States.

"(c) Adjustment of Federal Tax Liability. Every taxpayer shall notify the tax commission in writing of any alteration in or modification of its federal income tax return and of any recomputation of tax or determination of deficiency (whether with or without assessment). A full statement of the facts shall accompany this notice, which shall be filed within twenty days after such modification, recomputation or determination of deficiency.

"Sec. 66. Copies to Taxpayers. The tax commission, upon written request, shall furnish to the taxpayer a copy of its return upon payment of a fee of one dollar.

"Sec. 69. Payment of Tax. (a) Time of Payment. The total amount of tax imposed by this chapter shall be paid on the fifteenth day of March following the close of the calendar year or, if the return should be made on the basis of a fiscal year, then on the fifteenth day of the third month following the close of the fiscal year.

"(b) Installment Payments. If the total amount of tax shall be twenty-five dollars or more, the taxpayer may elect to pay the tax in two equal installments, in which case the first installment shall be paid on the date prescribed for the payment of the tax by the taxpayer, and the second installment shall be paid on the fifteenth day of the third month after such date. If any installment is not paid on or before the date fixed for its payment, the whole amount of the tax unpaid shall be paid upon notice and demand from the tax commission.

"(c) Extension of Time. At the request of the taxpayer the tax commission may extend the time for payment by the taxpayer of the amount determined as the tax, for a period not to exceed six months from the date prescribed for the payment of the tax or an installment thereof. In such case the amount in respect to which the extension is granted together with interest thereon at the rate of six per cent per annum shall be paid on or before the date of the expiration of the period of the extension.

"(d) Advance Payment. A tax imposed by this chapter, or any installment thereof, may be paid, at the election of the taxpayer, prior to the date prescribed for its payment.

"(e) Fractional Parts of Cent. In the payment of any tax under this chapter a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to one cent.

"(f) Tax Commission to Collect. The tax provided under this chapter shall be collected by the tax commission and the revenues derived therefrom shall be transmitted to the state treasurer and credited to the state general fund.

"(g) Receipts. The tax commission, upon written request, shall give to the corporation making payment of any tax collected under this chapter, a full written or printed receipt therefor.

"Sec. 70. Payment—Taxable Year Closed. (a) Tax in Jeopardy—Departure or Concealment. If the tax commission finds that a taxpayer designs quickly to remove its property from the state, or to conceal its property therein or to do any other act tending to prejudice or to render wholly or partly ineffectual proceedings to collect the tax for the taxable year then last past or the taxable year current unless such proceedings be brought without delay, the commission shall declare the taxable period for such taxpayer immediately terminated and shall cause notice of such finding and declaration to be given the taxpayer, together with a demand for immediate payment of the tax for the taxable period so declared terminated and of the tax for the preceding taxable year, or so much of such tax as is unpaid, whether or not the time otherwise allowed by law for filing return and paying the tax has expired, and such taxes shall thereupon become immediately due and payable. In any proceeding in court brought to enforce payment of taxes made due and payable by virtue of the provisions of this section, the finding of the commission made as herein provided, whether made after notice to the taxpayer or not, shall be for all purposes presumptive evidence of the taxpayer's design.

"(b) Tax in Jeopardy—Corporation in Liquidation. If the tax commission finds that the collection of the tax of a corporation for the current or last preceding taxable year will be jeopardized by the distribution of all or a portion of the assets of such corporation in the liquidation of the whole or any part of its capital stock, the tax
commission shall declare the taxable period for such taxpayer immediately terminated and shall cause notice of such finding and declaration to be given the taxpayer, together with a demand for immediate payment of the tax for the taxable period so declared terminated and of the tax for the last preceding taxable year or so much of such tax as is unpaid, whether or not the time otherwise allowed by law for filing return and paying the tax has expired; and such taxes shall thereupon become immediately due and payable.

“(c) Security for Payment. A taxpayer who is not in default in making any return or paying any tax to the state may furnish to the state, under regulations to be prescribed by the commission, security, approved by the commission, that it will duly make the return next thereafter required to be paid. The commission may approve and accept in like manner security for return and payment of taxes made due and payable by virtue of the provisions of this section, provided the taxpayer has paid in full all other taxes due to the state. If security is approved and accepted pursuant to the provision of this subsection and such further or other security with respect of the tax or taxes covered thereby is given as the commission shall from time to time find necessary and require, payment of such taxes shall not be enforced by any proceedings under the provisions of this section prior to the expiration of the time otherwise allowed for paying such taxes.

“(d) Addition to Tax. If taxpayer violates or attempts to violate this section there shall, in addition to all other penalties, be added as part of the tax twenty-five per cent of the total amount of the tax or deficiency in the tax, together with interest at the rate of one per cent a month from the time the tax became due.

“Sec. 71. ADMINISTRATIVE PROVISIONS. All of the provisions of chapter 82.09, R.C.W., except sections 82.09.03, 82.09.04, and 82.09.27, shall have full force and application with respect to the tax imposed by this chapter.

“Sec. 72. Sections 84.10.27 to 84.10.31, both inclusive, R.C.W., and uncodified sections 159 to 184, both inclusive, of chapter 180, Laws of 1935, are hereby repealed.

“Sec. 73. VALIDITY AND CONSTITUTIONALITY—SAVED. If any title, section, subdivision of a section, paragraph, sentence, clause, or word of this act for any reason shall be adjudged invalid, such judgment shall not affect, impair or invalidate the remainder of this act but shall be confined in its operation to the title, section, subdivision of a section, paragraph, sentence, clause, or word of the act directly involved in the controversy in which such judgment shall have been rendered. If any tax imposed under this act shall be adjudged invalid as to any corporation, association or class of corporations or associations included within the scope of the general language of this act, such invalidity shall not affect the liability of any corporation, association, or class of corporations or associations as to which such tax has not been adjudged invalid. It is hereby expressly declared that had any section, subdivision of a section, paragraph, sentence, clause, word or any corporation, association, or class of corporations or associations as to which this act is declared invalid been eliminated from the act at the time the same was considered, the act would have nevertheless been enacted with such portions eliminated.

“Sec. 74. There is hereby appropriated from the general fund, for the fiscal biennium ending March 31, 1953, for the tax commission, the sum of one hundred fifty thousand dollars, or so much thereof as shall be necessary to carry out the provisions of this chapter.

“Sec. 75. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect May 1, 1951.”

Debate ensued.

Mr. Smith demanded the previous question and the demand was sustained. The motion by Mr. Ford was carried on a rising vote and the amendment was adopted.

Mr. Hodde moved that the Clerk be instructed to read the title of the bill. Debate ensued.

The motion was carried on a rising vote and the reading clerk read the title of the bill.

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

Amend the title—in line 1 of the title, after the word “sections” and before the figures “82.04.440” insert the following “82.04.290.”
On motion of Mr. Ford, the following amendment was adopted:
Further amend the title by striking the period (.) at the end thereof and insert the following: "; and making an appropriation."

Mr. O'Brien demanded a call of the House and the demand was sustained.

**CALL OF THE HOUSE**

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Anderson (Eva), Brown (Gordon J.), Cory, Dootson, Hillyer, Hurley, Jones (Mrs. Vincent F.), Kellogg, Phillips, Powell, Sandison, Sorensen, Stokes and Strom, Representatives Hillyer and Dootson having been excused.

The Sergeant-at-Arms was instructed to bring the absent members to the bar of the House.

On motion of Mr. Riemcke, Mr. Stokes was excused from the call of the House.

On motion of Mr. Woodall, Miss Phillips was excused from the call of the House.

On motion of Mr. Savage, Mr. Sandison was excused from the call of the House.

On motion of Mr. Frayn, Mr. Powell was excused from the call of the House.

On motion of Mr. Henry (Edward E.), Mr. Hurley was excused from the call of the House.

On motion of Mr. Vane, Mr. Brown (Gordon J.) was excused from the call of the House.

Mr. Smith 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. Woodall, Mrs. Jones (Vincent F.) was excused from the call of the House.

On motion of Mr. Mayes, Mr. Cory was excused from the call of the House.

On motion of Mr. Clark, Mr. Strom was excused from the call of the House.

On motion of Mr. Woodall, Mr. Kellogg was excused from the call of the House.

Mrs. Anderson (Eva) appeared within the bar of the House.

On motion of Mr. Kupka, Mr. Sorensen was excused from the call of the House.

On motion of Mr. O'Brien, the House proceeded with business under the call of the House.

On motion of Mr. Hodde, the rules were suspended, Engrossed Senate Bill No. 239 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 239, as amended by the House, and the bill passed the House by the following vote: Yeas, 53; nays, 33; absent or not voting, 13.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Ford, Forrest, Gallagher, Giboney, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hofmeister, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), King, Kirk, Knoblauch, Kupka, Lennart, Loney, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson
Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Eldridge, Frayn, Gordon, Griffith, Hallauer, Hawley, Hoff, Holliday, Johnston (Elmer E.), Jones (John R.), Jones (W. Kenneth), Lester, Lorimer, Mayes, Neill, Orndorff, Ovenell, Riemcke, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Timm, Woodall, Zent—33.

Those absent or not voting were: Representatives Brown (Gordon J.), Cory, Dootson, Hillyer, Hurley, Jones (Mrs. Vincent F.), Kellogg, Phillips, Powell, Sandison, Sorensen, Stokes, Strom—13.

Engrossed Senate Bill No. 239, 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.

The Speaker resumed the Chair.

On motion of Mr. Ford, Engrossed Senate Bill No. 239, as amended by the House, was ordered immediately transmitted to the Senate.

MOTION

On motion of Mr. O'Brien, the House dispensed with further proceedings under the call of the House.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. O'Brien raised the question of a quorum.

The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Bernethy, Brown (Gordon J.), Clark, Cory, Dootson, Gallagher, Giboney, Hillyer, Huhta, Kellogg, Kirk, Mayes, Olsen (Ray), Paulsen, Phillips, Riemcke, Sandison, Siler, Sorensen, Stokes and Strom, Representative Dootson having been excused.

APPOINTMENT OF COMMITTEE MEMBER

The Speaker appointed Mr. Carty as a member of the Committee on Engrossment and Enrollment.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has adopted: Engrossed Senate Concurrent Resolution No. 4, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

FIRST READING OF RESOLUTIONS

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

House Concurrent Resolution No. 15, by Representative O'Brien:
Relating to a special session of the legislature.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 15 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 15 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted on a rising vote.

On motion of Mr. O'Brien, House Concurrent Resolution No. 15 was ordered immediately transmitted to the Senate.
Engrossed Senate Concurrent Resolution No. 4, by Senators Zednick and Lee:

Relating to Engrossed House Bill No. 425, pertaining to appropriations.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Concurrent Resolution No. 4 was advanced to second reading and read the second time in full.

Mr. Woodall moved that the rules be suspended, Engrossed Senate Concurrent Resolution No. 4 be advanced to third reading, the second reading considered the third and the resolution placed on final passage.

The motion was lost on a rising vote.

The resolution was passed to third reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 184 and passed the bill as amended by the Free Conference Committee.

HERBERT H. SIPLIER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 239, but failed to pass the bill as amended by the House.

HERBERT H. SIPLIER, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

MR. SPEAKER:

The Senate has receded from its amendments to Engrossed House Bill No. 408, but failed to pass the bill without the Senate amendments thereto, and the same is herewith transmitted.

HERBERT H. SIPLIER, Secretary.

REPORT OF SPECIAL COMMITTEE

We, a majority of the special fact-finding committee, appointed pursuant to House resolution adopted March 4, 1951, to investigate and report upon the alleged attempted bribery made by Mr. John H. Uelman and involving Representatives Reuben Knoblauch and Kenneth H. Simmons, herewith submit our report:

PRELIMINARY STATEMENT

In view of what transpired on the floor of the House Saturday evening in connection with the report of this committee, we, the majority, feel that a statement of the circumstances concerning the preparation and presentation of our report should be made.

Shortly after your committee commenced its work, it became apparent that it was unlikely that the investigation could be concluded during the current session of the legislature, and, accordingly, House Joint Resolution No. 22 was prepared, establishing an interim committee which would have adequate time to make the complete investigation to which we think the House is entitled.

The original opinion of your committee was confirmed by the course of the investigation, and, towards the end of last week, it became certain that your committee would not be able to make a complete report before the adjournment of the current session of the legislature. Accordingly, on Friday, the committee counsel, George Holt, was directed to prepare a draft of a report which could be submitted to the House at this time. He prepared such a report, which was discussed by the committee on Friday afternoon. Mr. Woodall and Mr. Orndorff expressed themselves as dissatisfied with the report and stated that they wished to prepare a report of their own for the consideration of the committee. They prepared such a report Friday night which was submitted to the other members of the committee around Saturday noon. This report went far beyond what had previously been considered the purpose of the committee and a discussion followed as to the scope of this committee and the proper subjects
to be included in its report. When, late Saturday afternoon, it became apparent that it would not be possible to resolve the differences between the majority and the minority of the committee, we of the majority commenced the preparation of a report or our own to be considered by the committee as a whole.

This report prepared by the minority, instead of being a careful analysis of the facts surrounding the bribery incident based on the evidence submitted to the committee, is a partisan, political document. Their report contains statements which were not fully substantiated by the record and, in the opinion of the majority of your committee, was a deliberate political effort to unfairly criticize the conduct of the Speaker of the House of Representatives and of the active opponents of the so-called Spokane Power Bill. Many of the matters mentioned in the minority report should not, in our opinion, have been made public at this time; however, in order to avoid a completely one-sided picture, we of the majority are forced to include similar matters in our own report. It is our opinion that the majority and minority reports, taken together, will make any further conduct of this investigation more difficult and will unnecessarily embarrass the witnesses who appeared before the committee voluntarily and cooperated with it during the course of its investigation.

FINDINGS

In the present uncompleted state of the investigation, when a substantial portion of the testimony has not, as yet, been transcribed, much less, carefully reviewed and analyzed, we, the majority of your committee feel that only the following tentative findings are proper:

1. Mr. Uleman did attempt to bribe Representatives Simmons and Knoblauch to vote in favor of the Spokane Power Bill in substantially the manner stated by Mr. Simmons on the floor and as reported in the newspapers. Mr. Uleman has pleaded guilty to the charge of "Attempted Bribery" and the final disposition is in the hands of the Superior Court of Thurston County. For that reason, we do not feel it proper to discuss possible mitigating circumstances developed in the record. In our opinion, his story to the committee is full of inconsistencies and he has wholly failed to offer any credible explanation for his conduct in this matter. The committee has been unable to develop any reasonable and complete explanation of the facts and circumstances surrounding the attempted bribery. Although it appears likely that Mr. Uleman acted primarily in his own interest, the committee does not wish to exclude the possibility that his action may have been precipitated by other parties. Up to date, Mr. Uleman has not been shown to have acted on behalf of any private power representative or private power company, nor on behalf of any public power representative or organization.

2. Extreme pressure was brought on various members of the House to vote in favor of the Spokane Power Bill. Although the committee has not fully developed the extent of this pressure, in some instances, at least, it was applied by persons of influence in the legislature by threatening to kill or delay legislation in which the particular House members were interested; however, no illegal influence in this regard has been established by the evidence brought before this committee.

3. In addition to the foregoing findings, we wish to make the following observations to balance statements in the minority report:

THE PROPRIETY OF THE DISCLOSURE FROM THE FLOOR

In view of the criticism of the action taken by the Speaker of the House contained in the minority report, we should like to present our views on this subject. First, it is our opinion that the criticism of the Speaker and other opponents of the Spokane Power Bill are outside the proper scope of this investigation since they relate solely to a matter of legislative tactics and not to unlawful attempts to influence legislation. These criticisms clearly demonstrate the partisan political nature of the minority report. In thinking back over the investigation, it is our opinion that such was the unavowed purpose of the minority from the inception of this committee.

On March 7, 1951, immediately upon being informed by Representative Simmons that an effort had been made to bribe him, the Speaker referred Representative Simmons to Assistant Attorney General Lyle Iversen who was then placed in charge of the entire matter for the purpose of securing competent evidence to obtain a conviction of the party attempting to bribe Representative Simmons. Mr. Iversen initiated the effort to secure independent evidence of the bribe, either by having a transcription of the conversation between Mr. Simmons and Mr. Uleman, or by having a third party present. After discussions with the prosecuting attorney, it was decided
by the prosecuting attorney and Mr. Iversen that an effort should be made to secure the actual payment of money, and thus consummate the crime of bribery. This was to take place at approximately four o'clock p.m. which was after the time the Speaker had resumed his stand on the rostrum. At that time it was uncertain what the outcome of the final meeting between Mr. Uleman and Mr. Simmons would be, and consequently the Speaker did not know what, if anything, Mr. Simmons would wish to state from the floor.

We feel that the conduct of the Speaker in bringing on the Spokane Power Bill for a vote at an earlier time than had been previously planned was perfectly proper in view of the attempted bribe and the steadily increasing pressure on all members of the House which was making a fair vote in this matter increasingly difficult.

LACK OF COOPERATION WITHIN THE COMMITTEE

Upon its inception and at its first meeting, the committee agreed unanimously that strict secrecy would be observed in all matters in connection with the investigation of the alleged bribery attempt. In spite of this agreement, it is apparent by the statements made on the floor of the Senate by Senator Happy and the statements made on the floor of the House by Representative Hurley that the minority members of the committee did not fully live up to this agreement.

Secondly, Mr. Woodall, a member of the committee, was approached by Mr. Neil Hoff, a member of the House of Representatives, with certain information concerning Mr. Simmons. Without consulting other members of the committee and without authority, Mr. Woodall had Mr. Hoff examine witnesses, and Mr. Woodall subsequently used the information furnished by Mr. Hoff in examining a witness before this committee without first disclosing the information to other members of the committee. As a matter of fact, Mr. Hoff's participation was only divulged by Mr. Woodall in response to a direct question from another member of the committee. We, of the majority, are uncertain to what extent the minority members may have conducted other similar investigations, and, of course, are not aware of any information which may have been developed thereby.

SIGNIFICANT FACTS DEVELOPED IN THE INVESTIGATION

1. Mr. John Dierdorff, an officer of the Pacific Power and Light Company admitted that his company had spent at least $12,000.00 in working for the passage of Senate Bill No. 91. Mr. Dierdorff stated that there was no particular risk of his company being affected by joint purchase by PUDs, and further stated that the reason for his company's activity was the belief that any extension of public power would be inimical to their interests. Although the issue was presented as a question of home rule for Spokane, it is interesting to note that Pacific Power and Light paid the expenses and salary of Mr. James Dillard, who came to Olympia as a nominal representative of the Spokane Chamber of Commerce, and also paid the expenses of Mr. Vic Lindberg and Mr. John Salle, members of the Spokane Electrical Union.

2. There is unconfirmed evidence in the record that in addition to the other pressure for the passage of Senate Bill No. 91, telephone calls were made from the Senate appropriations chambers to the effect that the appropriations bill would be held up until Senate Bill No. 91 had received favorable consideration. The minority report contends that the proponents of Senate Bill No. 91 were not given all the facts concerning the attempted bribery when they were requested to have the bill brought on for hearing at an earlier date than had been planned. It should be pointed out that Mr. McGavick admits that Mr. Uleman approached him on two different occasions prior to the disclosure from the floor, discussing the necessity of money to obtain favorable votes from Mr. Simmons and Mr. Knoblauch. Mr. Jim Bolin, who represented the pinball interests in Olympia during this session of the legislature, also called Mr. C. Rea Moore of the Washington Water Power Company and told him that Mr. Uleman thought he had some favorable votes on the bill. Mr. McGavick passed on his information to Mr. Dierdorff, but neither Mr. Dierdorff nor Mr. McGavick saw fit to report the information that a bribe attempt might be made to any official of the legislature, the prosecuting attorney or the attorney general's office.

3. There is a telegram from a business man interested in the Highway Bond Bill, addressed to a member of the Senate, the pertinent portion of which reads as follows: "Understand today from reliable source Spokane if western Senators will vote 'yes' on House Bill No. 557, as amended, east of mountain senators will vote 'yes' on House Bill No. 148."
The writer of the telegram refused to disclose his Spokane source when questioned by the committee counsel and it should be pointed out that the telegram refers to the amendments to House Bill No. 557, although the date of the telegram indicates it was sent before any amendments had been placed on the bill by the Senate.

There is uncertainty concerning the reason why Mr. Steele, a Tacoma attorney, came to represent Mr. Uleman. At the time Mr. Steele first came to the Thurston county courthouse, he had not been contacted by Mr. Uleman, and stated to the prosecuting attorney that he was not then representing Mr. Uleman. After securing an interview with Mr. Uleman, Mr. Steele came back and informed the prosecuting attorney that he was now acting as counsel. Mr. Owen Clarke, Chairman of the Washington Public Service Commission, admits having a conversation with Mr. Steele concerning Mr. Uleman after the attempted bribery and prior to the time that Mr. Steele became Mr. Uleman's attorney. Mr. Clarke stated that his interest in this matter was the result of the interest of Governor Arthur B. Langlie, but Mr. Clarke denied having suggested to Mr. Steele that he should represent Mr. Uleman.

Although Mr. Simmons had a stenographer's testimony proving that Mr. Uleman used Mr. Leo McGavick's name as the source from which he would secure the money, Mr. Simmons carefully refrained from using Mr. McGavick's name on the floor in making his disclosure of the bribe attempt. Since Mr. McGavick is widely known as a representative of the private power interests, the use of his name would, of course, have tied the attempted bribe directly to the proponents of the Spokane Power Bill.

RECOMMENDATIONS

We, a majority of your committee, make the following recommendations:

1. That the Senate concur in House Joint Resolution No. 22 authorizing an interim committee to fully investigate any unlawful attempts to influence legislation during the current session of the Washington state legislature and to complete the work of this committee in investigating the circumstances surrounding the attempted bribery of Representatives Simmons and Knoblauch.

2. That, if the Senate fails to concur in House Joint Resolution No. 22, the files and records of this committee be turned over to the attorney general for review and for such further investigation as he feels may be necessary.

3. That this committee be authorized to continue its investigation until such time as the Senate has concurred in House Joint Resolution No. 22 or as the House has adjourned.

4. That the form of application for lobbyists' floor passes be revised to include a listing by every applicant of all persons, firms, or corporations who are in any way contributing to his salary or expenses and requiring that such statement be signed by the applicant under penalty of perjury; that, in addition, the Legislative Council be requested to consider the desirability of introducing legislation or making other changes in House and Senate rules to more fully control lobbying at future sessions of the Washington state legislature.

AUGUST P. MARDESICH, Chairman.
W. E. CARTY
MARSHALL FORREST

We, a minority of your committee appointed under the provisions of a House resolution adopted March 6, 1951 have conducted night and day hearings in reference to the alleged attempted bribery made by one John J. Uleman and involving Representatives Reuben Knoblauch and Kenneth P. Simmons, and submit herewith this report.

The following witnesses have been interviewed:

Charles W. Hodde
A. B. Comfort
Earl Maxwell
Joseph Drumheller
Ralph Swanson
Lyle Iversen
Howard Ordway
Jim E. Bolin
Fred Galeno
Harold W. Zent
David C. Cowen
R. Golliet
Kenneth Simmons
Reuben Knoblauch
William W. Gay
Frank Stewart
Frances Halstead
Darlene Smith
James P. Dillard
Kay Carlson
Jeanne Hicks
Leo McGavick
Ron Smith
George W. Kupka
Roy Skill
C. Rea Moore
John J. Uleman
John Dierdorf

Additional opportunity was extended to any other Representatives who felt they might have information of value, by public announcement on the floor of the House of Representatives. Particular invitation was extended on three occasions to Representative Bernard J. Gallagher, who, on each occasion stated he was too busy to attend.
From a careful review of all the evidence adduced to date we arrive at the following findings and conclusions:

1. That no one representing the citizens of Spokane or any private power companies as employees, lobbyists or attorneys, were in any way responsible for the alleged bribery attempt.

   A. Mr. John J. Uleman, both in statements to the prosecuting attorney immediately after his arrest and prior to the time he had seen any members of this committee or his own counsel or any other person save law enforcement officials, maintains and did maintain upon examinations before this committee that he was not employed by any power company, citizens of Spokane or any person lawfully authorized to represent either or both of them. He was specifically asked as to his acquaintance with every known representative of the citizens of Spokane and private power companies here in Olympia and denied any acquaintance and evidenced no recognition of the names of any of them, with but one exception.

   B. Numerous private power representatives and representatives of the citizens of Spokane, and other interested parties were called, and, upon oath, denied having made any contact with the said John J. Uleman, and, in only one instance did any one of the aforesaid parties even know him.

   C. Examination of John J. Uleman's activities disclosed that he has had numerous employments; that he was employed in the Martin administration and later discharged for ineptitude, and more recently was employed in the Langlie administration and again discharged for ineptitude; that his most recent political activities consisted of running in the primary elections against Messrs. Simmons and Knoblauch; that he came to Olympia in an attempt to obtain a job with the hotel inspection division of the department of labor and industries and, when told that more funds would be necessary before any employment could be given anyone, sponsored a measure designed to increase the fees charged to hotels and motels for inspection services. Although this bill passed the House, it died in the Senate Rules Committee; while here, the said Uleman attempted to gain employment to assist in the pinball lobby but this employment was refused him. An examination of many witnesses as to Mr. Uleman's general reputation for truth, veracity and responsibility has produced a negative reaction. He is most frequently characterized as a political hanger-on, limited in mental concepts and one who likes to attach himself to what he feels to be important measures and people.

   D. The various representatives of the private power companies and the citizens of Spokane are either former members of the House or Senate or men who have attended the legislature for many sessions, from all of the evidence your committee had at its disposal, they are men of unquestioned character, and who do not offer money as a means of influencing the votes of any members.

   E. There is no evidence before the committee of any improper practices or attempted bribery on the part of any of the lobbyists espousing public power insofar as their contacts with members were concerned or their activities prior to the time of the consideration of the bill in the House or in any of their activities prior to Wednesday, March 7, 1951.

2. Question of Mr. Uleman's guilt or innocence can best be determined by the courts.

   A. This conclusion is reached, notwithstanding the admission of Uleman that he offered twenty-five dollars to Mr. Simmons and Mr. Knoblauch. Uleman has now employed counsel and it may be that after he has been advised by his counsel, he may have some legal defense to the charge of attempted bribery.

   B. Representative Kenneth Simmons was called as a witness on the first afternoon and was later recalled for further examination. On his last appearance, he requested that the committee extend the time of hearing to permit him to attend a banquet in Puyallup; that, although your committee diligently desired to pursue this investigation to the end, this courtesy was accorded him, he promising to reappear at 9:30 the following morning; that your committee was present together with its counsel, and its reporter; that Mr. Simmons did not advise the chairman, Mr. Mardesich, nor any member of the committee that he would not arrive as agreed, and, when appearing on the floor of the House sometime after eleven, he stated he would not reappear until he had talked with his counsel; that, after further continuance with notice being given by the chairman to appear before the committee at two o'clock, he failed to appear and his default was noted in the record; that shortly thereafter, a letter was received from him stating he had previously voluntarily appeared on three occasions before the committee, had given all of the testimony which he knew on the matter and was unwilling to "neglect my legislative duties any further during these closing days of this
important session," but that if further questions were desired they could be directed to him in writing and he would later submit written answers. Because of this conduct of Representative Simmons, the work of your committee was delayed for several hours and makes it impossible for the committee to conclude his examination and arrive at an over-all conclusion of the entire question and to resolve inconsistencies and conflicts in his and other witnesses' testimony. Your committee was appalled at this refusal in that the initial disclosures of Mr. Simmons precipitated the entire investigation, and his failure to cooperate resulted in committee indecision in the matter.

3. Inopportune release to members of the House of information of unverified alleged attempted bribe.

A. Your committee finds that this information first came to the attention of the Speaker of the House at approximately the hour of twelve o'clock noon on calendar date Wednesday, March 7, though it was then legislative day Tuesday, March 6; that the Speaker called his legal advisor, Lyle Iversen, who, in company with Mr. Simmons, went to the office of one Ralph Swanson, prosecuting attorney for Thurston county; that, at that time, Mr. Swanson expressed willingness to send a deputy sheriff to immediately arrest Mr. Uleman for attempted bribery, but that after further discussion with Mr. Iversen and Mr. Simmons, it was decided to pursue the matter further and to attempt to effect a completed case of bribery by obtaining the passage of money; that these matters were discussed with the prosecuting attorney shortly prior to three o'clock on said afternoon; that thereafter the Speaker requested of Representative Harold Zent, a proponent of the Spokane Power Bill, that he obtain the consent of other interested persons to permit said measure to come on the floor of the House at approximately five o'clock, stating to him that the pressure on the issue had become very tense, so tense that there had even been talk of money changing hands. Nothing was disclosed to the said Representative of the alleged attempted bribe or that any comments regarding it would be made on the floor during the debate of the merits of the bill; that, thereafter, consent having been obtained, said matter was brought on for hearing at approximately five o'clock on said afternoon; that prior thereto, certain House members had been accorded knowledge of the incident, but that in each instance they were opponents of the Spokane Power Bill, but that said information came to no one who was a proponent of the bill; that although the Sergeant-at-Arms of the House had not been advised, this matter was disclosed to one Frank Stuart, known as a lobbyist for the Washington State PUD Association; that, although Mr. Iversen and Mr. Simmons had dismissed the idea of having any stenographer in a room, Mr. Stuart, though he has no official status with the legislature and has not regularly been engaged to assist in moving of furniture, did assist Representative Simmons to move a bookcase in room number 7 for the purpose of concealing a stenographer; that, thereafter Mr. Stuart claims to have talked to the Speaker in his office and convinced him that he should take the floor; that Mr. Simmons was to speak, to come in between Mr. Gallagher and Mr. Hodde; that thereafter the said Frank Stuart wrote a note to Representative Simmons, urging him to point out a known friend of private power as the alleged "behind the scenes man" in the alleged bribery attempt; that at the time of the disclosure on the floor, no one had made any investigation of the said John J. Uleman, his antecedents or reputation nor had anyone been called in to discuss the same, though the said Uleman was immediately available and parties who were partially implicated by his statements could have been reached to substantiate or deny the allegations of complicity in the alleged bribery attempt. It is felt that this disclosure, brought in this fashion, with no knowledge having been given to the proponents of the measure or investigation having been made, placed the proponents of the measure at an extreme disadvantage, clouded and confused the issue, and may have rendered it impossible for some members to vote solely on the merits of the measure and that it became inescapably involved in the dramatic disclosure of the alleged attempted bribery obscuring the true issues from the legislative minds and raising a question in the minds of the committee as to whether or not the vote, when taken, represented the unbiased thinking of the members and their unprejudiced judgment.

4. While there has been some discussion as to members of the Senate attempting to pressure House members in their votes, from the evidence at-hand, it would appear that such pressuring was no more than is normally exerted between members of the Houses attempting to gain favorable action on the respective measures after the same reached the other House for its consideration.
5. **Recommendation**

A. It is recommended that the form of application for lobbyists' floor passes heretofore used for many sessions be revised to include space to require a listing by every person desiring such a pass of all persons, firms and corporations who are in any wise contributing to his salaries or expenses while at Olympia; that such information be under penalty of perjury.

B. It is recommended that the thirty-third legislature, in addition to its other committees, establish a committee on corrupt practices, said committee to consist of five members, three to be selected by the floor leader of the majority party, two to be selected by the floor leader of the minority party; and it be this committee's duty during session, to receive from all members and interested parties any reports of any improper practices in connection with lobbyists or attempts to influence members' decisions on legislation; and that hereafter no such matter be brought to the floor of the House during discussion on any pending legislation, but that the same be channeled through this committee, to first receive a report therefrom for appropriate House action, if any be recommended.

C. In this short period of time, it has been impossible to explore to definite conclusions many of the conflicting statements made by material witnesses. Your committee, therefore, recommends that the Senate adopt House Concurrent Resolution No. 22; that an interim investigating committee be created thereunder to conduct such other and further investigation as may be deemed expedient in the light of further evidence as the same may be obtained, or

That a recommendation be made to the judges of the superior court judicial district of Mason-Thurston counties, that a grand jury be empaneled to inquire into this matter and other matters of state government.

D. The committee further recommends that this committee be discharged of further consideration of the matter and that all copies of testimony taken hereunder be distributed as follows:

One copy to the Chief Clerk of the House of Representatives;
One copy to the Secretary of the Senate;
One copy to the attorney general of the State of Washington; and
One copy to the judges of the superior court judicial district of Mason-Thurston counties.

6. Your committee wishes to thank the attorney general for having made available the services of first assistant attorney general George H. Holt as counsel; Mrs. Grellert and Mrs. Ridenour for their services as reporters, and all witnesses who voluntarily attended said hearings and offered their testimony in said hearings in an effort to assist in a determination of this matter. Respectfully submitted:

C. A. ORNDORFF
PERRY B. WOODALL

**MESSAGES FROM THE SENATE**

Mr. Speaker:

The President has signed: House Bill No. 425, and the same is herewith transmitted.

HERBERT H. SIULER, Secretary.

Mr. Speaker:

The President has signed: House Bill No. 552; also House Bill No. 557, and the same are herewith transmitted.

HERBERT H. SIULER, Secretary.

Mr. Speaker:

The President has signed: Senate Bill No. 100, and the same is herewith transmitted.

HERBERT H. SIULER, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 100.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. Zent raised the question of a quorum.
The Clerk called the roll on the question of a quorum and the following absentees were noted: Representatives Bernethy, Brown (Gordon J.), Clark, Cory, Dootson, Hallauer, Hillyer, Jones (Mrs. Vincent F.), Kirk, Loney, Mayes, Nunamaker, Phillips, Stokes and Strom, Representative Dootson having been excused.

MESSAGES FROM THE SENATE

Mr. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 15, and the same is herewith transmitted. 

HERBERT H. STELER, Secretary.

Mr. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on House Bill No. 319 and has passed the bill as amended by the Free Conference Committee, and a copy of said conference report together with the bill is herewith transmitted.

HERBERT H. STELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 8, 1951.

Mr. SPEAKER:

We, of your Free Conference Committee, to whom was referred House Bill No. 319, entitled: "An Act relating to cities and towns and authorizing the investment of funds, including pension funds, in certain securities, and amending section 35.25.04, R.C.W.", have had the same under consideration, and we recommend that the Senate and the House do pass House Bill No. 319 with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. Section 35.24.04, R.C.W., as derived from section 2, chapter 92, Laws of 1943, is amended to read as follows:

"Any city or town now or hereafter operating an employees' pension system, established and operated pursuant to state statute or charter provision, or any pension system operating now or hereafter under state statute or charter provision exclusively for employees of cities or towns, is hereby authorized to invest pension fund moneys in such securities of the United States, states, Dominion of Canada, public housing authorities, municipal corporations and other public bodies, as are designated by the laws of the State of Washington as lawful investments for the funds of mutual savings banks, and to invest not to exceed twenty-five per cent of the system's total investments in the securities of any corporations or public utility bodies as are designated by the laws of this state as lawful investments for the funds of mutual savings banks: Provided, That not more than five per cent of the system's total investments may be made in the securities of any one of such corporations or public utility bodies.

"Subject to the limitations hereinafter contained, investment of pension funds may also be made in amounts not to exceed five per cent of the system's total investments in the shares of certain open-end investment companies: Provided, That not more than one per cent of the system's total investments may be made in the shares of any one such open-end investment company. The total amount invested in any one company shall not exceed one per cent of the assets of such company, and shall only be made in the shares of such companies as are registered as open-end companies under the federal investment company act of 1940, as from time to time amended. The company must be at least ten years old and have net assets of at least five million dollars. It must have outstanding no bonds, debentures, notes, or other evidences of indebtedness, or any stock having priority over the shares being purchased, either as to distribution of assets or payment of dividends. It must have paid dividends from investment income in each of the ten years next preceding purchase. The maximum selling commission on its shares, furthermore, may not exceed seven and one-half per cent of the sum of the asset value plus such commission.

"Investment of pension funds may also be made in the bonds of any municipal corporation or other public body of the State of Washington, and in any of the bonds..."
or warrants, including local improvement bonds or warrants within the protection of
the local improvement guaranty fund law • • • • issued by the city or
town operating such pension system, or by any city or town which is a member of the
system. Investment of pension funds shall be made by the pension board, board of
trustees or other board charged with administering the affairs of the pension system.

"Sec. 2. Section 41.11.03, R.C.W., as derived from section 3, chapter 71, Laws of 1947,
is amended to read as follows:

"As used in this chapter, unless a different meaning is plainly required by the context:

"(1) 'Retirement System' means the statewide city employees retirement system
provided for herein.

"(2) 'City' or 'Cities' includes town or towns.

"(3) 'Employee' means any appointive officer or employee and shall include elective
officials to the extent specified herein.

"(4) 'Member' means any person included in the membership of the retirement
system as provided herein.

"(5) 'Board' means the 'board of trustees' provided for herein.

"(6) 'Retirement Fund' means 'statewide city employees retirement fund' pro-
vided for herein.

"(7) 'Service' means service rendered to a city for compensation; and for the pur-
pose of this chapter a member shall be considered as being in service only while he is
receiving compensation from the city for such service or is on leave granted for service
in the armed forces of the United States as contemplated in section 41.11.12.

"(8) 'Prior Service' means the service of a member for compensation rendered a
city prior to the effective date and shall include service in the armed forces of the
United States to the extent specified herein.

"(9) 'Current Service' means service after the employee has become a member of
the system.

"(10) 'Creditable Service' means such service as is evidenced by the record of
normal contributions, plus prior service as evidenced by prior service certificate.

"(11) 'Beneficiary' means any person in receipt of a pension, annuity, retirement
allowance, disability allowance, or any other benefit herein.

"(12) 'Compensation' means the compensation payable in cash, plus the monetary
value, as determined by the board of trustees, of any allowance in lieu thereof (but for
the purposes of this chapter such 'compensation' shall not exceed three hundred dollars
per month).

"(13) 'Compensation Earnable' means the full rate of compensation that would be
payable to an employee if he worked the full normal working time (but for the pur-
poses of this chapter, such 'compensation earnable' shall not exceed three hundred
dollars per month).

"(14) 'Final Compensation' shall mean the average annual compensation earnable
by a member during the ten years immediately preceding his retirement.

"(15) 'Matching Contribution' means the contribution of the city deposited in an
amount equal to the normal contributions of the employee.

"(16) 'Normal Contributions' means contributions at the rate provided for in sec-
section 41.11.13, excluding those referred to in subdivision (f).

"(17) 'Released Matching Contributions' mean such 'matching contributions' as
are no longer held for the benefit of the employee.

"(18) 'Regular Interest' shall mean interest compounded annually at such rate as
shall have been adopted by the board of trustees in accordance with the provisions of
this chapter.

"(19) 'Accumulated Normal Contributions' shall mean the sum of all normal con-
tributions, deducted from the compensation of a member, standing to the credit of his
individual account, together with regular interest thereon.

"(20) 'Pension' means payments derived from contributions made by the city as pro-
vided herein.

"(21) 'Annuity' means payments derived from contributions made by a member as
provided herein.

"(22) 'Retirement Allowance' means the pension plus the annuity.

"(23) 'Fiscal Year' shall mean any year commencing with January 1st, and ending
with December 31st next following.

"(24) 'Miscellaneous Personnel' means officers and employees other than those in
the uniformed police or fire service: Provided, Those members of the fire department
who are ineligible to the benefits of a firemen's pension system established by or pursuant to any other state law, are also included in the miscellaneous personnel.

"(25) 'Uniformed Personnel' means any employee who is a policeman in service or who is subject to call to active service or duty as such.

"(26) 'Effective Date' when used with regard to employees means the date on which any individual or group of employees became members of any retirement system and when used with regard to any city or town shall mean the date on which it became a participant.

"(27) 'Actuarial Equivalent' means a benefit of equal value when computed at regular interest upon the basis of such mortality tables as shall be adopted by the board of trustees.

"(28) 'Persons Having an Insurable Interest in His Life' means and includes only such persons who, because of relationship from ties of blood or marriage, have reason to expect some benefit from the continuation of the life of a member.

"(29) 'Additional Contributions' shall mean contributions pursuant to subdivision (f) of section 41.11.13.

"(30) 'Accumulated Additional Contributions' mean the sum of all 'additional contributions' made by a member standing to the credit of the individual account, together with regular interest thereon.

"Sec. 3. Section 41.11.06, R.C.W., as derived from section 6, chaper 71, Laws of 1947, is amended to read as follows:

Policemen in first-class cities and all city firemen shall be excluded from the provisions of this chapter, except those employees of the fire department who are not eligible to the benefits of any firemen's pension system established by or pursuant to state law, and who shall be included in the miscellaneous personnel.

"Sec. 4. Section 41.44.080, R.C.W., as derived from section 1, chapter 171, Laws of 1949, is amended to read as follows:

The administration of the system is hereby vested in the board of trustees created in 41.44.070 of this chapter and the board shall:

"(a) Keep in convenient form such data as shall be deemed necessary for actuarial valuation purposes;

"(b) From time to time, through its actuary, make an actuarial investigation into the mortality and service experience of the beneficiaries under this chapter and the various accounts created for the purpose of showing the financial status of the retirement fund;

"(c) Adopt for the retirement system the mortality tables and such other tables as shall be deemed necessary;

"(d) Certify annually the amount of appropriation which each city shall pay into the retirement fund in the next fiscal year, at such a time that the local authorities shall have ample opportunity for including such expense in the budget;

"(e) Keep a record of all its proceedings, which shall be open to inspection by the public;

"(f) From time to time adopt such rules and regulations not inconsistent with this chapter, for the administration of the provisions of this chapter, for the administration of the fund created by this chapter and the several accounts thereof, and for the transactio of the business of the board;

"(g) Provide for investment, reinvestment, deposit and withdrawal of funds;

"(h) Prepare and publish annually a financial statement showing the condition of the fund and the various accounts thereof, and setting forth such other facts, recommendations and data as may be of use in the advancement of knowledge concerning the statewide city employees retirement system, and furnish a copy thereof to each city which has joined the retirement system, and to such members as may request copies thereof;

"(i) Serve without compensation but shall be reimbursed for expense incident to service as individual members thereof;

"(j) Determine equitable amount of administrative expense and death-in-line-of-duty benefit expense to be borne by each city;

"(k) Make available to any city considering participation in the system, the services of the actuary employed by the board for the purpose of ascertaining the probable cost of such participation. The cost of any such calculation or valuation shall be paid by the city requesting same to the retirement system;

"(l) Perform such other functions as are required for the execution of the provisions of this chapter;
“(m) No member of the board shall be liable for the negligence, default or failure of any employee or of any other member of the board to perform the duties of his office and no member of the board shall be considered or held to be an insurer of the funds or assets of the retirement system but shall be liable only for his own personal default or individual failure to perform his duties as such member and to exercise reasonable diligence to provide for the safeguarding of the funds and assets of the system.

“(n) Fix the amount of interest to be credited at a rate which shall be based upon the net annual earnings of the fund for the preceding twelve-month period and from time to time make any necessary changes in such rate.

“Sec. 5. Section 41.44.090, R.C.W., as derived from section 2, chapter 171, Laws of 1949, is amended to read as follows:

“(a) There shall be paid into the retirement fund by contributions of each city the amounts necessary to pay the following:

“(1) Contributions equal to those deposited by employees;

“(2) Prior service credits at such rate as may be selected;

“(3) That part of a retirement allowance necessary to raise it to a specified minimum;

“(4) An equitable share of the administrative costs, all of which costs are to be paid by the cities;

“(5) An equitable share of the cost of the death-in-the-line-of-duty benefit, all of which costs are to be paid by the cities.

“(b) Payment of the obligations set forth in subsection (a) of this section may be made in advance or may be paid currently as contributions are received from employees and pensions are paid to retired members: Provided, That the share of administrative expense and expense of the death-in-line-of-duty benefit shall be paid as soon as funds are available to make such payment and the board shall have the right to require any city that has withdrawn from the system, to annually, at the beginning of each calendar year, deposit and pay in cash an amount estimated by the board to be sufficient to meet the obligation of such city for the ensuing year to those of its members receiving a retirement allowance. From time to time each city may apply reserves in payment of the obligations set forth above as contemplated in 41.44.200;

“(c) The board shall furnish each city with an estimate of the amount necessary to pay the obligations of the city in the ensuing fiscal year and the city shall provide therefor in its budget. The board shall cause to be kept an account with each city, crediting the account with such advances and payments as are made by the city and debiting the account with such charges as properly accrue against the city. The board shall furnish each city with a monthly statement of the amount of matching contributions, prior service charges and charges for minimum retirement allowances properly accruing by reason of payment of retirement allowances and deposit of contributions of members;

“(d) Notwithstanding anything to the contrary, the retirement system shall not be liable for the payment of any retirement allowances or other benefits on account of the employees or retired members of any city under this chapter, for which reserves or guarantees have not been properly set up by such city or its employees to pay such retirement allowances or other benefits: Provided, That nothing herein contained shall be so construed to prevent the establishment of a reserve account for annuities and pensions in which shall be placed at the time of retirement of any member the balances of the retiring member's contribution and the city's matching funds for such member and from which account all annuities and current service pensions shall be paid;

“(e) Any city may, by majority vote of its electors, withdraw from participation in the retirement system two years after giving written notice to the board of such action by the electorate. It is hereby specifically provided, however, that the city's obligation to those members receiving or eligible to a retirement allowance prior to such termination of participation shall continue in full force and effect as provided in this chapter. Members not receiving or being eligible to a retirement allowance at time of such termination shall be paid their accumulated contributions on demand. Should it develop that any such city is entitled to a refund such refund shall be made within one year following demand of city entitled thereto.

“Sec. 6. Section 41.44.100, R.C.W., as derived from section 3, chapter 171, Laws of 1949, is amended to read as follows:

“(a) A fund is hereby created and established to be known as the 'statewide city employees retirement fund', and shall consist of all moneys paid into it in accordance
with the provisions of this chapter, whether such moneys shall take the form of cash, securities or other assets: Provided, That such assets shall be public funds to the extent necessary to authorize any bank to deposit such collateral security necessary and required under the laws of the state to secure the deposit of public funds belonging to a city;

"(b) The board of trustees shall be the custodian of the retirement fund and shall arrange for the safekeeping thereof. Subject to such provisions as may be prescribed by law for the deposit of city funds in banks, cash belonging to the retirement fund may be deposited in any licensed national bank or banks in the state, or in any bank, banks or corporations authorized or licensed to do a banking business and organized under the laws of the State of Washington; and may be withdrawn on order of the board for the purpose of making such payments as are authorized and required by this chapter;

"(c) The board may invest pension fund moneys in such securities of the United States, states, Dominion of Canada, public housing authorities, municipal corporations and other public bodies, as are designated by the laws of the state as lawful investments for the funds of mutual savings banks, and to invest not to exceed twenty-five per cent of the system's total investments in the securities of any corporations or public utility bodies as are designated by the laws of the state as lawful investments for the funds of mutual savings banks: Provided, That not more than five per cent of the system's total investments may be made in the securities of any one of such corporations or public utility bodies.

"(d) Subject to the limitations hereinafter provided, investment of pension funds may also be made in amounts not to exceed five per cent of the system's total investments in the shares of certain open-end investment companies: Provided, That not more than one per cent of the system's total investments may be made in the shares of any one such open-end investment company. The total amount invested in any one company shall not exceed one per cent of the assets of such company, and shall only be made in the shares of such companies as are registered as 'open-end companies' under the federal investment company act of 1940, as amended. Such company must be at least ten years old and have net assets of at least five million dollars. It must have no outstanding bonds, debentures, notes, or other evidences of indebtedness, or any stock having priority over the shares being purchased, either as to distribution of assets or payment of dividends. It must have paid dividends from investment income in each of the ten years next preceding purchase. It must not have made, during the two years next preceding such purchase, any distribution from realized capital gains except during the last month of its federally taxable year. The maximum selling commission on its shares may not exceed seven and one-half per cent of the sum of the asset value plus such commission.

"(e) Investment of pension funds may also be made in the bonds of any municipal corporation or other public body of the state; and in any of the bonds or warrants, including local improvement bonds or warrants within the protection of the local improvement guaranty fund law, issued by any city or town which is a member of the system.

"Sec. 7. Section 41.44.110, R.C.W., as derived from section 4, chapter 171, Laws of 1949, is amended to read as follows:

"(a) Subject to paragraph (b) of this section, membership of this retirement system shall be composed of the following groups of employees in any participating city or cities:

"(1) Miscellaneous personnel as defined in this chapter;

"(2) Uniformed personnel, as defined in this chapter, not eligible to benefits under any existing state pension law;

"(3) Elective officials, who shall have the right of membership in this retirement system upon filing written notice of such election with the board of trustees;

"(4) Employees of the retirement system itself shall be entitled to membership and any costs in connection with such membership shall be a part of the cost of administration.

"(b) Any city may, when electing to participate in this retirement system in the manner set forth in 41.44.050, include any one group or combination of the groups above mentioned but must include or exclude all employees in any group. Groups (3) and (4) shall be considered as being composed of miscellaneous personnel as far as benefits and obligations are concerned except when the contrary is clearly indicated.

"(c) Subject to paragraph (b) of this section, membership in the retirement system
shall be compulsory for all employees in groups (1) and (2), after qualification as provided in subdivision (d) of this section.

"(d) Subject to paragraph (b) of this section, all employees in city service on the effective date or on June 9, 1949, shall be members of the system, provided that such employees who are not regular full time employees and are earning less than fifty dollars per month, or are part-time employees serving in an official or special capacity may with the acquiescence of the legislative body of the city or town in which they are employed, elect on or before January 1, 1950, to discontinue membership by giving written notice of such election to the board. All regular full time employees entering city employment in the uniform personnel, not eligible to benefits under any existing state pension law, shall become members as of the date of their respective employment. All other regular employees earning more than fifty dollars per month shall become members upon the completion of six consecutive months service or six months service in any calendar year; any such employee otherwise eligible, employed in a permanent position, may elect in writing to become a member of the system at any time prior to completing such six months service. Such individual employees, other than regular employees, who are earning less than fifty dollars per month or who are serving in an official or special capacity may elect to become members with the acquiescence of the legislative body of the city or town in which they are employed upon the completion of six months of consecutive service or six months service in any calendar year, except those in the uniformed personnel, who shall become members as of the date of their respective employment.

"(e) It shall be the duty of the proper persons in each city to immediately report to the board routine changes in the status of personnel and to immediately furnish such other information regarding the employment of members as the board may from time to time require.

"(f) Should any member withdraw more than one-quarter of his accumulated contributions, or should he die or be retired, he shall thereupon cease to be a member.

"(g) Transfer of any employee from one city to another shall not cause the employee to lose membership in the system providing the city to which he transfers participates in the retirement system created herein.

"Sec. 8. Section 41.11.12, R.C.W., as derived from section 12, chapter 71, Laws of 1947, is amended to read as follows:

"(a) Subject to subsection (d) of this section the following members shall be entitled to prior service credit:

"(1) Each member in service on the effective date.

"(2) Each member entering after the effective date if such entry is within one year after rendering service prior to the effective date.

"As soon as practicable, the board shall issue to each member entitled to prior service credit a certificate certifying the aggregate length of service rendered prior to the effective date. Such certificate shall be final and conclusive as to his prior service unless hereafter modified by the board, upon application of the member.

"(b) Each city joining the system shall have the privilege of selecting the rate at which prior service pensions shall be calculated for its employees and may select any one of the three rates set forth below:

"(1) 1.33% of final compensation multiplied by the number of years of prior service credited to the member. This rate may be referred to as 'full prior service credit.'

"(2) 1.00% of final compensation multiplied by the number of years of prior service credited to the member. This rate may be referred to as 'three-fourths prior service credit.'

"(3) .667% of final compensation multiplied by the number of years of prior service credited to the member. This rate may be referred to as 'one-half prior service credit.'

"(c) The above rates shall apply at the age of sixty-two or over for members included in the miscellaneous personnel and at age sixty or over for members in the uniformed personnel: Provided, That if a member shall retire before attaining either of the ages above referred to the total prior service pension shall be reduced by percentages computed actuarially, for Miscellaneous Personnel at all ages under sixty-two; and for Uniformed Personnel at all ages under sixty.

"(d) If sickness, injury or service in the armed forces of the United States during the national emergency identified with the First World War or the Second World War and/or service in the armed forces of the United States of America for extended active duty by any employee who shall have been regularly granted a leave of
absence from the city service by reason thereof, prevents any regular employee from being in service on the effective date, the board shall grant prior service credit to such person when he is again employed. The legislative authority in each participating city shall specify the amount of prior service to be granted or current service credit to be made available to such employees: Provided, That in no case shall such service credit exceed five years. Certificate of honorable discharge from or documentary evidence of such service shall be submitted to the board before any such credit may be granted or made available. Prior or current service rates, or both, for such employees shall not exceed the rates established for fellow employees.

"Sec. 9. Section 41.11.13, R.C.W., as derived from section 13, chapter 71, Laws of 1947, is amended to read as follows:

"(a) The normal rates of contribution of members shall be based on sex and age at time of entry into the system, which age shall be the age at the birthday nearest the date of such entry.

"(b) The normal rates of contribution for miscellaneous personnel shall be so fixed as to provide an annuity which, together with the pension provided by the city, shall produce as nearly as may be, a retirement allowance at the age of sixty-two years, of one and one-third per cent of the final compensation multiplied by the number of years of service of the retiring employee. The normal rate established for age sixty shall be the rate for any member who has attained a greater age before entrance into the retirement system and the normal contribution established for age twenty-four shall be the rate for any member who enters the system at an earlier age.

"(c) The normal rates of contribution for uniformed personnel shall be so fixed as to provide an annuity which, together with the pension provided by the city, shall produce as nearly as may be, a retirement allowance at the age of sixty years, of one and one-third per cent of the final compensation multiplied by the number of years of service of the retiring employee. The normal rate established for age fifty-eight shall be the rate for any member who has attained a greater age before entrance into the retirement system and the normal contribution established for age twenty-two shall be the rate for any member who enters the system at an earlier age.

"(d) Subject to the provisions of this chapter, the board shall adopt rules and regulations governing the making of deductions from the compensation of employees and shall certify to the proper officials in each city the normal rate of contribution for each member provided for in paragraphs (b) and (c) of this section. The proper officials in each city shall apply such rate of contribution to so much of the compensation of a member as does not exceed three hundred dollars per month, and shall certify to the board on each and every payroll the total amount to be contributed and shall furnish immediately to the board a copy of each and every payroll; and each of said amounts shall be forwarded immediately to the board and the board shall credit the deduction shown on such payroll to individual accounts of the members represented on such payrolls.

"(e) Every member shall be deemed to consent and agree to the contribution made and provided for herein, and shall receipt in full for his salary or compensation. Payment less said contributions shall be a full and complete discharge of all claims and demands whatsoever for the service rendered by such person during the period covered by such payment, except his claim to the benefits to which he may be entitled under the provisions of this chapter.

"(f) Any member may elect to contribute in excess of the contributions provided for in this section in accordance with rules to be established by the board for the purpose of providing additional benefits, but the exercise of this privilege shall not place on the member city or cities any additional financial obligation. The board shall have authority to fix the rate of interest to be paid or allowed upon the additional contributions and from time to time make any necessary changes in said rate. Refunds of additional contributions shall be governed by the same rules as those covering normal contributions unless the board shall establish separate rules therefor.

"Sec. 10. Section 41.11.14, R.C.W., as derived from section 14, chapter 71, Laws of 1947, is amended to read as follows:

"Retirement of a member for service shall be made by the board as follows:

"(a) Each member included in the miscellaneous personnel in service on the effective date, who, on or before such effective date, has attained the age of sixty-five years or over shall be compulsorily retired forthwith: Provided, That there shall be no compulsory retirements for a period of two years immediately following the effective date, but any member having attained the age of sixty-five may voluntarily retire at..."
any time after attaining such age. Members included in the miscellaneous personnel attaining age sixty-five after effective date shall be retired on the first day of the calendar month next succeeding the month in which the member shall have attained sixty-five, but none of such members shall be subject to compulsory retirement until two years after the effective date. The legislative authority of the city shall have the privilege at all times of extending time for retirement to attainment by such member of age sixty-seven.

"(b) Any member included in the miscellaneous personnel may retire by filing with the board a written application duly attested, setting forth on what date he desires to be retired, such application to be made at least thirty days prior to date of retirement: Provided, That said member, at the time specified for his retirement, shall have twenty years of creditable service, and shall have attained the age of sixty years, or shall have thirty years of creditable service regardless of attained age: Provided further, That during the two years immediately following the effective date voluntary service retirement of such members under sixty-two years of age shall not be granted.

"(c) Each member included in the uniformed personnel in service on the effective date who on or before such effective date has attained the age of sixty years or over shall be compulsorily retired forthwith: Provided, That there shall be no compulsory service retirements for a period of two years immediately following the effective date, but any such member having attained the age of sixty years may voluntarily retire at any time after attaining such age. Members included in the uniformed personnel attaining age sixty after the effective date shall be retired on the first day of the calendar month next succeeding the month in which the member shall have attained the age of sixty, but none of such members shall be subject to compulsory retirement until two years after the effective date. The legislative authority shall have the privilege at all times of extending time for retirement to attainment by such member of age sixty-four.

"(d) Any member included in the uniformed personnel may retire by filing with the board a written application duly attested, setting forth on what date he desires to be retired, such application to be made at least thirty days prior to date of retirement: Provided, That said members, at the time specified for retirement, shall have twenty-five years of creditable service and shall have attained the age of fifty-five years, or shall have thirty years of creditable service regardless of attained age: Provided further, That during the two years immediately following the effective date voluntary service retirement of such members under age sixty shall not be granted.

"(e) After the retirement of any employee, any member city, by unanimous vote of its legislative body and with the consent of the board, may reemploy or retain such employee in its service to fill a supervisory or key position.

"Sec. 11. Section 41.44.150, R.C.W., as derived from section 5, chapter 171, Laws of 1949, is amended to read as follows:

"(a) A member, upon retirement for service, shall receive a retirement allowance subject to the provisions of paragraph (b) of this section, which shall consist of:

"(1) An annuity which shall be the actuarial equivalent of his accumulated normal contributions at the time of his retirement; and

"(2) A pension provided by the contributions of the city, equal to the annuity purchased by the accumulated normal contributions of the member;

"(3) For any member having credit for prior service and additional pension, provided by the contributions of the city, as set forth in 41.44.120 at the rate selected by the city employing the member;

"(4) Any member who has ten or more years of creditable service and who is retired by reason of attaining the age of sixty-five or over if included in the miscellaneous personnel or the age of sixty or over if included in the uniformed personnel, and whose retirement allowance is calculated to be less than forty dollars per month, shall receive such additional pension, provided by the contributions of the city, as will make his total retirement allowance equal to forty dollars per month. An annuity purchased by accumulated additional contributions in such case shall be paid in addition to the minimum guaranteed as hereinafter provided.

"(b) If the retirement allowance of the member as provided in this section, is in excess of one-half of his final compensation, the pension of the member, purchased by the contributions of the city, shall be reduced to such an amount as shall make the member's retirement allowance equal to one-half of his final compensation.

"(c) A member, upon retirement from service, shall receive in addition to the retirement allowance provided in this section, an additional annuity which shall be the actuarial equivalent of any accumulated additional contributions which he has to his credit at the time of his retirement.
"Sec. 12. Section 41.44.160, R.C.W., as derived from section 6, chapter 171, Laws of 1949, is amended to read as follows:  

"Any member who has at least five years of creditable service within the fifteen years immediately preceding retirement and has not attained the age of sixty-five years, or who attains or has attained the age of sixty-five years prior to two years after the effective date, may be retired by the board for permanent and total disability, either ordinary or accidental, upon examination as follows:  

"Any member while in service, or while physically or mentally incapacitated for the performance of duty, if such incapacity has been continuous from discontinuance of city service, shall be examined by such medical authority as the board shall employ, upon the application of the head of the office or department in which the member is employed with approval of the legislative body, or upon application of said member, or a person acting in his behalf, stating that said member is permanently and totally incapacitated, either physically or mentally, for the performance of duty and ought to be retired. If examination shows, to the satisfaction of the board, that the member should be retired, he shall be retired forthwith: Provided, That no such application shall be considered or granted upon the application of a member unless said member or someone in his behalf, in case of the incapacity of a member, shall have filed the application within a period of one year from and after the discontinuance of service of said member: Provided, That the disability retirement allowance shall be effective on the first of the month following that in which the member last received salary or wages in city service.  

"The board shall secure such medical services and advice as it may deem necessary to carry out the purpose of this section and 41.44.180.  

"The provisions of this section shall not be applicable to employees pensioned for total and permanent disability, as defined in and pursuant to state or federal law, other than those pensioned on account of military service, except as to the amount of retirement allowance provided for herein may exceed the pension provided by state or federal law; nor shall the provisions of this section in so far as it provides for permanent and total disability from accident in course of employment apply to any member who is within and entitled to the benefits of the state workmen’s compensation act and medical aid act.  

"Sec. 13. Section 41.11.17, R.C.W., as derived from section 17, chapter 71, Laws of 1947, is amended to read as follows:  

"On retirement for permanent and total disability a member shall receive a retirement allowance which shall consist of:  

"(1) An annuity which shall be the actuarial equivalent of his accumulated normal contributions; and  

"(2) A pension provided by the contributions of the city which, together with his annuity provided by his accumulated normal contributions, shall make the retirement allowance equal to one and one-fourth per cent of his final compensation multiplied by the number of years of service credited to him, if such retirement allowance exceeds forty dollars per month; otherwise he shall receive a retirement allowance of forty dollars per month.  

"(3) If it appears to the satisfaction of the board that disability was incurred in line of duty and the retirement allowance to be provided under subsection (1) and (2) of this section is less than sixty dollars per month, then there shall be provided by contributions of the city such additional pension as shall make the retirement allowance equal to sixty dollars per month.  

"(4) No disability retirement allowance shall exceed fifty per cent of final compensation, anything herein to the contrary notwithstanding.  

"(5) Upon the death of a member while in receipt of a disability retirement allowance, his accumulated contributions, as they were at the date of his retirement, less any annuity payments made to him, shall be paid to his estate, or to such persons having an insurable interest in his life as he shall have nominated by written designation duly executed and filed with the board.  

"(6) If disability is due to intemperance, willful misconduct, or violation of law, on the part of the member, the board, in its discretion, may pay to said member, in one lump sum his accumulated contribution, in lieu of a retirement allowance, and such payment shall constitute full satisfaction of all obligations of the city to such member.  

"(7) In addition to the annuity and pension provided for in subdivisions (1) and (2) of this section, a member shall receive an annuity which shall be the actuarial equivalent of his accumulated additional contributions."
"Sec. 14. Section 41.11.19, R.C.W., as derived from section 19, chapter 71, Laws of 1947, is amended to read as follows:

"(a) Should service of a member be discontinued except by death or retirement, he shall be paid six months after the day of discontinuance such part of his accumulated contributions as he shall demand. Six months after the date of such discontinuance, unless on leave of absence regularly granted, his rights to all benefits as a member shall cease, without notice, and his accumulated contributions shall be returned to him in any event or held for his account if for any reason the return of the same is prevented: Provided, That the board may in its discretion, grant the privilege of withdrawal at any time following such discontinuance. The board may establish rules and regulations to govern withdrawal and redeposit of contributions.

"(b) Should a former member, within five years after discontinuance of service, return to service in the same city in which he was employed he may restore to the fund in such manner as may be agreed upon by such person and the board, his withdrawn normal accumulated contributions as they were at the time of his separation from service and upon completion of such redeposit all his rights and privileges existing at the time of discontinuance of service shall be restored and his obligations as a member shall begin again. The rate of contribution of such returning member shall be the same as it was at the time he separated from service.

"(c) Upon the death of any person who has not been retired, pursuant to the provisions hereof, there shall be paid to his estate, or to such persons having an insurable interest in his life as he shall have nominated by written designation duly executed and filed with the board, his accumulated contributions less any payments therefrom already made to him. Such payment may be made in one lump sum or may be paid in installments over a period of not to exceed five years, as may be designated by the member or his beneficiary, with such rate of interest as may be determined by the board.

"(d) If a former member shall, within one year from date of discontinuance of service, be employed by another city participating in this retirement system he shall have the privilege of redepositing and the matching contributions deposited by the city or cities in which he was formerly employed shall again be held for the benefit of such member. If such redepositing member possessed a prior service certificate the city employing him at time of retirement shall accept the liability evidenced by such certificate. Reinstatement of a prior service certificate shall be effective only upon a showing that normal contributions are on deposit in the retirement fund, to the credit of the member, covering all current service.

"Sec. 15. Section 41.11.25, R.C.W., as derived from section 25, chapter 71, Laws of 1947, is amended to read as follows:

"The payment of any retirement allowance to a member who has been retired from service shall be suspended during the time that the beneficiary is in receipt of compensation for service to • • • • any city or town that is a member of the statewide city employees' retirement system, except as to the amount by which such retirement allowance may exceed such compensation for the same period. It is the intent of this section to prevent any retired person from being able to receive both his retirement allowance and compensation for service to • • • • any city or town that is a member of the statewide city employees' retirement system: Provided, That nothing in this section shall prevent county or state welfare departments from furnishing to any retired employee under the terms of this chapter the hospital, medical, dental and other benefits granted to pensioners under the provisions of title 74." Amend the title by striking the same and inserting in lieu thereof the following:

"An Act relating to cities and towns, and to pension, relief, disability and retirement systems and pension, relief, disability and retirement funds therein; amending sections 35.25.04, 41.11.03, 41.11.05, 41.11.06, 41.44.080, 41.44.090, 41.44.100, 41.44.110, 41.11.12, 41.11.13, 41.11.14, 41.44.150, 41.44.160, 41.11.17, 41.11.19, and 41.11.25, R.C.W."

Senate Members,
Patrick D. Sutherland
Edward F. Riley
Harold G. Kimball

House Members,
John L. Cooney
O. R. Schumann
Wally Carmichael

On motion of Mr. Cooney, the report of the Free Conference Committee on House Bill No. 319 was adopted.

The Speaker declared the question before the House to be the final passage of House Bill No. 319, as amended by the Free Conference Committee.
The Clerk called the roll on the final passage of House Bill No. 319, as amended by the Free Conference Committee, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, McLean, Miller (Floyd C.), Morris, Neill, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stonecipher, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representative Miller (Clyde J.)—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Clark, Cory, Dootson, Hillyer, Kirk, Loney, Mayes, Nunemaker, Phillips, Stokes, Strom, Woodall—15.

House Bill No. 319, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

REPORT OF ENROLLMENT
House of Representatives,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 15, have compared same with the original resolution and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.
We concur in this report: Charlie Johnson, James D. Stonecipher.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 15.

APPOINTMENT OF INTERIM COMMITTEES
Under the provisions of House Bill No. 77, the Speaker announced the appointment of the following: Representatives Olson (Ole H.), O'Brien, Jeffreys and Wintler.

Under the provisions of House Bill No. 293, the Speaker announced the appointment of the following: Representatives Hoopingarner, Knoblauch, Cory and Miller (Floyd C.).

Under the provisions of House Bill No. 506, the Speaker announced the appointment of the following: Representatives Hansen, Brown (Henry A.), Donohue, Beierlein and Lester.

Under the provisions of House Bill No. 532, the Speaker announced the appointment of the following: Representative Paulsen.

Under the provisions of House Concurrent Resolution No. 10, the Speaker announced the appointment of the following: Representatives Simmons, Johnson (Charlie) and Carmichael.

Under the provisions of Senate Concurrent Resolution No. 1, the Speaker announced the appointment of the following: Representatives Sandison, King, Hawley and Henry (Al).
MOTION

On motion of Mr. O'Brien, the Speaker's appointments of House members on all interim committees were confirmed.
The Speaker declared the House at ease.
The Speaker called the House to order.

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION

Mr. Speaker:
The Senate has adopted: House Joint Resolution No. 22 with the following amendment:
Amend the resolution by striking everything after the word "Resolved," in line 6, page 1 of the original resolution and inserting in lieu thereof the following: "That a grand jury be called by the judges of the superior court of and for Thurston County to investigate the matter of attempted bribery or other unlawful efforts to influence members of the thirty-second legislature.
"Be It Further Resolved, That there be appropriated the sum of twenty-five thousand dollars to be paid from funds appropriated for the expenses of the thirty-second legislature or so much thereof as may be necessary for the grand jury to carry on this investigation."

and the same is herewith transmitted.

Mr. Mardesich moved that House Joint Resolution No. 22, as amended by the Senate, be laid on the table.
The motion was carried and House Joint Resolution No. 22, as amended by the Senate, was laid on the table.

MOTION

Mr. O'Brien moved that copies of the transcript of the proceedings and hearings of the Legislative Fact-Finding Committee, appointed to investigate the charges of bribery, be transmitted: one to the judges of the superior court of Thurston County, and one to the attorney general of the State of Washington.

Debate ensued.
The motion was carried.
The Speaker declared the House at ease.
The Speaker called the House to order.

REPORT OF ENROLLMENT

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 319, have compared same with the original bill and Free Conference Committee amendments thereto and find it correctly enrolled.

We concur in this report: W. E. Carty, Daniel W. Giboney, Andy Hess, W. Kenneth Jones.

The Speaker announced that he was about to sign: House Bill No. 319.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: Senate Bill No. 184, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.
MR. SPEAKER:
The President has signed: Senate Bill No. 316, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

MR. SPEAKER:
The President has signed: House Concurrent Resolution No. 15, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 184; also Senate Bill No. 316.

MESSAGES FROM THE SENATE

Mr. Speaker:
Under the provisions of House Bill No. 77, the President has appointed as Senate members of the committee provided for therein, Senators Rogers, Dixon and Hall.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Under the provisions of House Bill No. 293, the President has appointed as Senate members of the committee provided for therein, Senators Foster, Bargreen and Hutchinson.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Under the provisions of House Bill No. 506, the President has appointed as Senate members of the committee provided for therein, Senators Raugust, Witten, McMullen, Ganders, Washington and Todd.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Under the provisions of House Bill No. 532, the President has appointed Senator Shank.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Under the provisions of House Concurrent Resolution No. 10, the President has appointed as Senate members of the committee provided for therein, Senators Flanagan, Clark and Lindstrom.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
Under the provisions of Senate Concurrent Resolution No. 1, the President has appointed as Senate members of the committee provided for therein, Senators Winberg, Pearson and Shank.

HERBERT H. SIELER, Secretary.

RESOLUTION

Resolution by Committee on Rules and Order:

Be It Resolved, That after the adjournment of the thirty-second 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. O'Brien, the resolution was adopted.
RESOLUTION
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-second legislature.

On motion of Mr. O'Brien, the resolution was adopted.

RESOLUTION
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-second 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. O'Brien, the resolution was adopted.

RESOLUTION
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 thirty-second 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, 1951, 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. O'Brien, the resolution was adopted.

RESOLUTION
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 Journal of the House for the thirty-second legislature, 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 ($500.00), said amount to be paid from the appropriation in House Bill No. 425 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. O'Brien, the resolution was adopted.

The Speaker declared the House at ease.

The Speaker called the House to order.
MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: House Bill No. 319, and the same is herewith transmitted.
Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 8, 1951.

Mr. Speaker:
The Senate has adopted: Senate Concurrent Resolution No. 5, and the same is here- with transmitted.
Herbert H. Sieler, Secretary.

FIRST READING OF SENATE CONCURRENT RESOLUTION

Senate Concurrent Resolution No. 5, by Senator Rogers:
Relating to the adjournment of the Thirty-second Session of the Washing to State Legislature.
The resolution was read the first time by title.
On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 5 was advanced to second reading and read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 5 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:
Under the provisions of Senate Concurrent Resolution No. 5, the President has appointed as Senate members of the committee to notify the governor that the legislature is about to adjourn sine die, Senators Bargreen and Witten.
Herbert H. Sieler, Secretary.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of Senate Concurrent Resolution No. 5, the Speaker appointed as House members of the committee to notify the governor that the legislature is about to adjourn sine die, Representatives Jones (W. Kenneth), Cooney and Kellogg.
The committee retired.

MESSAGE FROM THE SENATE

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 5, and the same is herewith transmitted.
Herbert H. Sieler, Secretary.

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 5.

RESOLUTION

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. O'Brien, the resolution was adopted.
REPORT OF SPECIAL COMMITTEE

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. Jones (W. Kenneth) stated that the committee had so notified the governor, that the governor said he had no message and that he was willing that the session adjourn sine die.

The report was received and the committee was discharged.

RESOLUTION

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. O'Brien, 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 Knoblauch, Young and Lorimer.

The committee retired.

A committee from the Senate, comprised of Senators Sears, Hutchinson and Greive, appeared before the bar of the House to notify the House that the Senate was about to adjourn sine die.

The report was received and the committee retired to the Senate.

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.

MOTION

On motion of Mr. Adams, the reading of the journal of the sixtieth day of the thirty-second legislature was dispensed with and the journal was ordered to stand approved.

MOTION

On motion of Mr. Vane, the House of Representatives of the Thirty-second Legislature adjourned sine die.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
APPENDIX

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<tr>
<th>NAME OF MEMBER</th>
<th>Address</th>
<th>Age</th>
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<td>Anderson, Eva</td>
<td>Box 785, Chelan</td>
<td>61</td>
<td>Nebraska</td>
<td>Educator, Writer</td>
<td>12</td>
<td>R.</td>
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<td>Bailey, Robert C.</td>
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<td>Washington</td>
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<td>Ball, Howard T.</td>
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<td>50</td>
<td>Arizona</td>
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<td>N. 4924 Madison St., Spokane 13</td>
<td>35</td>
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<td>California</td>
<td>Lawyer and G. N. R. Engineer</td>
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<td>Gibney, Daniel W.</td>
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<td>38</td>
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<td>Griffith, Earl G.</td>
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<td>Hallauer, Wilbur G.</td>
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<td>Hawley, Dwight S.</td>
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<td>Henry Al.</td>
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<td>Hess, Andy</td>
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<td>37</td>
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<td>57</td>
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<td>Holliday, Mark V.</td>
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<td>Jones, Mrs. Vincent F.</td>
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<td>Lester, Joe F.</td>
<td>Box 1276, Wenatchee</td>
<td>60</td>
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<td>Veterinarian and Rancher</td>
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<td>Lorimer, Claude H.</td>
<td>Rt. 6, Box 276, Olympia</td>
<td>66</td>
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<td>R. Thurston</td>
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<td>Mardesich, August P.</td>
<td>332 Grand Ave., Everett</td>
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<td>Mayes, Ed. S.</td>
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<td>Miller, Clyde J. (Jim)</td>
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<td>Strom, John F.</td>
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<td>Teutu, Jeannette</td>
<td>2158 41st Ave., S.W., Seattle</td>
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## HOUSE ROSTER, 1951—Continued

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<td>Wedekind, Max.</td>
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<td>Wenberg, Oscar</td>
<td>Box 1, East Stanwood.</td>
<td>69</td>
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<td>Woodall, Perry B.</td>
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<td>58</td>
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<td>134 Penn Ave., Cle Elum.</td>
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<td>Pennsylvania</td>
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<td>13</td>
<td>D.</td>
<td>Kittitas</td>
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### STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES, 1951

**CHAS. W. HODDE, Speaker**  
**S. R. HOLCOMB, Chief Clerk**

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<th>Committee</th>
<th>Chairman</th>
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<td>Appropriations (21)</td>
<td>Olson (Ole H.)</td>
<td>Frayn, Gallagher, Giboney, Henry (Edward E.), Hoefel, Jeffreys, Johnson (Charlie), King, Lennart, Loney, Mardesich, Miller (Clyde J.), Neill, O’Brien, Rasmussen, Schumann, Simmons, Vane, Wintler, Young.</td>
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<tr>
<td>Aviation and Airports (9)</td>
<td>Smith</td>
<td>Ball, Bassett, Cooney, Hansen, Hawley, Hess, Johnson (Charlie), Stonecipher.</td>
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<td>Banks and Banking (9)</td>
<td>Beierlein</td>
<td>Adams, Anderson (B. Roy), Cooney, Cory, Hurley, Jones (W. Kenneth), Miller (Floyd C.), Simmons.</td>
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<td>Cities and Counties (17)</td>
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<td>Anderson (B. Roy), Bailey, Brown (Henry A.), Carmichael, Giboney, Hallauer, Hawley, Hoff, Jones (Mrs. Vincent F.), Kellogg, Kupka, Lester, Mayes, Nunamaker, Roderick, Schumann.</td>
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<td>Hillyer</td>
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<td>Commerce and Manufacturing (9)</td>
<td>Kupka</td>
<td>Bernard, Chairman; Bernard, Cory, Henry (Al), Hillyer, Johnson (Charlie), Olsen (Ray), O’Neill, Riemcke.</td>
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<td>Savage</td>
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<td>Engrossment and Enrollment (13)</td>
<td>Jones (Mrs. Vincent F.)</td>
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<td>Game and Game Fish (11)</td>
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<td>Harbors, Waterways and Flood Control (7)</td>
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License (9)—Roderick, Chairman; Henry (Al), Holliday, Huhta, Mayes, Morris, O’Brien, Strom, Young.

Liquor Control (15)—Vane, Chairman; Anderson (B. Roy), Bernethy, Carmichael, Hillyer, Horley, Miller (Clyde J.), Miller (Floyd C.), O’Brien, Olsen (Ray), Rasmussen, Sisson, Stokes, Wedekind, Zent.

Medicine, Dentistry and Drugs (9)—Brown (Gordon J.), Chairman; Huhta, King, Lester, Lorimer, Rasmussen, Sorenson, Strom, Testu.

Memorials (5)—Anderson (Eva), Chairman; Hoopingarner, Olson (Ole H.), Simmons, Strom.

Military and Naval Affairs (9)—Carmichael, Chairman; Ball, Clark, Gallagher, Hoff, Kirk, O’Brien, Orndorff, Sandison.

Mines and Mining (7)—Johnston (Elmer E.), Chairman; Griffith, Hoff, Holliday, Lensart, Vane, Young.

Parks and Playgrounds (7)—Wenberg, Chairman; Bassett, Beierlein, Hoefel, Johnston (Elmer E.), Jones (Wm. Kenneth), Kellogg, Lester, Morris, Pedersen, Phillips, Savage.

Reclamation and Irrigation (9)—Henry (Al), Chairman; Jones (John R.), McLean, Ovanel, Schumann, Siler, Timm, Wenberg, Woodall.

Revenue and Taxation (21)—Ford, Chairman; Anderson (B. Roy), Carty, Clark, Comfort, Dootson, Eldridge, Hallauer, Hess, Hofmeister, Huhta, Jones (W. Kenneth), Lester, Morris, Paulsen, Powell, Roderick, Sandison, Savage, Shadbolt, Siler.

Roads and Bridges (30)—Hansen, Chairman; Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carmichael, Cory, Donohue, Forrest, Gordon, Griffith, Henry (Al), Hillyer, Hoopingarner, Jones (John R.), Kellogg, Knoblauch, McLean, Miller (Floyd C.), Pedersen, Ridgway, Smith, Sorenson, Stonecipher, Testu, Timm, Wenberg.

Rules and Order (15)—Hodde, Chairman; Adams, Anderson (B. Roy), Comfort, Gallagher, Jeffreys, King, O’Brien, Powell, Rasmussen, Ridgway, Wedekind, Woodall, Young, Zent.

Social Security (15)—Nunamaker, Chairman; Beierlein, Brown (Gordon J.), Brown (Henry A.), Comfort, Connor, Eldridge, Gallagher, Jeffreys, King, Lorimer, Miller (Floyd C.), Morris, Paulsen, Powell, Roderick, Sandison, Savage, Shadbolt, Siler.

State Government (11)—Carty, Chairman; Comfort, Eldridge, Hoff, Hofmeister, Jones (Mrs. Vincent F.), Kellogg, Powell, Sisson, Testu, Vane.

State Institutions (11)—Hoopingarner, Chairman; Ball, Carty, Connor, Cory, Dootson, Gordon, Knoblauch, Lorimer, Sorenson, Stokes.

Transportation (9)—Morris, Chairman; Adams, Brown (Gordon J.), Olsen (Ray), Ovanel, Sandison, Shadbolt, Stokes, Strom.

Veterans’ Affairs (13)—Hofmeister, Chairman; Carmichael, Ford, Griffith, Knoblauch, Kupka, Mayes, Neill, Orndorff, Ovanel, Sandison, Stonecipher, Woodall.
INDIVIDUAL COMMITTEE ASSIGNMENTS, 1951

ADAMS, GEO. N.—Banks and Banking; Fisheries; Industrial Insurance; Rules and Order; Transportation.

ANDERSON, B. ROY—Banks and Banking; Cities and Counties; Liquor Control; Revenue and Taxation; Rules and Order.

ANDERSON, EVA—Memorials, Chairman; Colleges and Universities; Education and Libraries; Horticulture; Roads and Bridges.

BAILEY, ROBERT C.—Cities and Counties; Forestry, State Lands and Buildings; Judiciary; Public Utilities; Roads and Bridges.

BALL, HOWARD T.—Aviation and Airports; Game and Game Fish; Military and Naval Affairs; Roads and Bridges; State Institutions.

BASSETT, ARTHUR H.—Aviation and Airports; Education and Libraries; Insurance; Parks and Playgrounds; Roads and Bridges.

BEIERLEIN, W. J.—Banks and Banking, Chairman; Harbors, Waterways and Flood Control; Parks and Playgrounds; Roads and Bridges; Social Security.

BERNETHY, ROBERT—Forestry, State Lands and Buildings, Chairman; Claims, Auditing and Printing; Industrial Insurance; Labor Relations; Liquor Control.

BROWN, GORDON J.—Medicine, Dentistry and Drugs, Chairman; Industrial Insurance; Roads and Bridges; Social Security; Transportation.

BROWN, HENRY A.—Industrial Insurance, Chairman; Cities and Counties; Insurance; Roads and Bridges; Social Security.

CARMICHAEL, WALLY—Military and Naval Affairs, Chairman; Cities and Counties; Liquor Control; Roads and Bridges; Veterans' Affairs.

CLARK, NEWMAN H.—Education and Libraries; Engrossment and Enrollment; Judiciary; Military and Naval Affairs; Revenue and Taxation.

COMFORT, A. B.—Claims, Auditing and Printing; Revenue and Taxation; Rules and Order; Social Security; State Government.

CONNOR, FRANK—Commerce and Manufacturing; Engrossment and Enrollment; Labor Relations; Social Security; State Institutions.

COONEY, JOHN L.—Aviation and Airports; Banks and Banking; Insurance; Judiciary; Labor Relations.

CORY, ARTHUR S.—Banks and Banking; Commerce and Manufacturing; Insurance; Roads and Bridges; State Institutions.

DONOHUE, DEWEY C.—Cities and Counties, Chairman; Education and Libraries; Forestry, State Lands and Buildings; Game and Game Fish; Roads and Bridges.

DOOTSON, JOHN T.—Engrossment and Enrollment; Judiciary; Labor Relations; Revenue and Taxation; State Institutions.

ELDRIDGE, WESLEY R.—Claims, Auditing and Printing; Colleges and Universities; Revenue and Taxation; Social Security; State Government.

FORD, ROBERT M.—Revenue and Taxation, Chairman; Colleges and Universities; Education and Libraries; Insurance; Veterans' Affairs.

FORREST, MARSHALL—Colleges and Universities; Engrossment and Enrollment; Judiciary; Public Utilities; Roads and Bridges.

FRAYN, R. MORT—Appropriations; Claims, Auditing and Printing; Colleges and Universities; Labor Relations.

GALLAGHER, BERNARD J.—Appropriations; Judiciary; Military and Naval Affairs; Rules and Order; Social Security.

GIBONEY, DANIEL W.—Appropriations; Cities and Counties; Elections; Horticulture; Judiciary.
GORDON, J. CHESTER—Agriculture and Livestock; Education and Libraries; Roads and Bridges; State Institutions.

GRIFFITH, EARL G.—Game and Game Fish; Mines and Mining; Roads and Bridges; Veterans' Affairs.

HALLAUER, WILBUR G.—Horticulture, Chairman; Cities and Counties; Elections; Revenue and Taxation.

HANSEN, JULIA BUTLER—Roads and Bridges, Chairman; Aviation and Airports; Education and Libraries; Harbors, Waterways and Flood Control; Public Utilities.

HAWLEY, DWIGHT S.—Aviation and Airports; Cities and Counties; Engrossment and Enrollment; Fisheries; Insurance.

HENRY, AL—Reclamation and Irrigation, Chairman; Commerce and Manufacturing; Labor Relations; License; Roads and Bridges.

HENRY, EDWARD E.—Public Utilities, Chairman; Appropriations; Education and Libraries; Engrossment and Enrollment; Judiciary.

HESS, ANDY—Aviation and Airports; Education and Libraries; Elections; Labor Relations; Revenue and Taxation.

HILLYER, ALFRED S.—Claims, Auditing and Printing, Chairman; Commerce and Manufacturing; Horticulture; Liquor Control; Roads and Bridges.

HODDE, CHAS. W.—Rules and Order, Chairman.

HOEFEL, DAVID—Agriculture and Livestock; Appropriations; Game and Game Fish; Parks and Playgrounds.

HOF, NEIL J.—Cities and Counties; Judiciary; Military and Naval Affairs; Mines and Mining; State Government.

HOFMEISTER, LOUIS E.—Veterans' Affairs, Chairman; Agriculture and Livestock; Elections; Revenue and Taxation; State Government.

HOLLIDAY, MARK V.—Insurance, Chairman; Education and Libraries; Harbors, Waterways and Flood Control; License; Mines and Mining.

HOOPINGARNER, RUSSELL T.—State Institutions, Chairman; Agriculture and Livestock; Colleges and Universities; Game and Game Fish; Memorials; Roads and Bridges.

HUHTA, ELMER—Education and Libraries; Industrial Insurance; License; Medicine, Dentistry and Drugs; Revenue and Taxation.

HURLEY, JOSEPH E.—Banks and Banking; Education and Libraries; Insurance; Judiciary; Liquor Control.

JEFFREYS, SIDNEY S.—Agriculture and Livestock; Appropriations; Forestry, State Lands and Buildings; Rules and Order; Social Security.

JOHNSON, CHARLIE—Appropriations; Aviation and Airports; Colleges and Universities; Commerce and Manufacturing; Forestry, State Lands and Buildings.

JOHNSTON, ELMER E.—Mines and Mining, Chairman; Industrial Insurance; Judiciary; Parks and Playgrounds.

JONES, JOHN R.—Agriculture and Livestock, Chairman; Game and Game Fish; Reclamation and Irrigation; Roads and Bridges.

JONES, MRS. VINCENT F.—Engrossment and Enrollment, Chairman; Cities and Counties; Education and Libraries; Parks and Playgrounds; State Government.

JONES, W. KENNETH—Banks and Banking; Engrossment and Enrollment; Judiciary; Public Utilities; Revenue and Taxation.

KELLOGG, HAROLD B.—Cities and Counties; Harbors, Waterways and Flood Control; Roads and Bridges; State Government.

KING, CHET—Appropriations; Fisheries; Medicine, Dentistry and Drugs; Rules and Order; Social Security.

KIRK, DOUGLAS G. (DOUG)—Education and Libraries; Engrossment and Enrollment; Fisheries; Forestry, State Lands and Buildings; Military and Naval Affairs.

KNOBLAUCH, REUBEN A.—Education and Libraries, Chairman; Agriculture and Livestock; Roads and Bridges; State Institutions; Veterans' Affairs.

KUPKA, GEO. W.—Commerce and Manufacturing, Chairman; Cities and Counties; Harbors, Waterways and Flood Control; Public Utilities; Veterans' Affairs.
LENNART, ERNEST W.—Agriculture and Livestock; Appropriations; Elections; Labor Relations; Mines and Mining.

LESTER, JOE F.—Cities and Counties; Game and Game Fish; Medicine, Dentistry and Drugs; Public Utilities; Revenue and Taxation.

LONEY, MILTON R.—Agriculture and Livestock; Appropriations; Game and Game Fish; Industrial Insurance.

LORIMER, CLAUDE H.—Education and Libraries; Medicine, Dentistry and Drugs; Parks and Playgrounds; Social Security; State Institutions.

MARDERSCHEID, AUGUST P.—Appropriations; Elections; Engrossment and Enrollment; Fisheries; Judiciary.

MAYES, ED S.—Cities and Counties; Forestry, State Lands and Buildings; Game and Game Fish; License; Veterans' Affairs.

McLEAN, B. J. (CY)—Agriculture and Livestock; Horticulture; Judiciary; Reclamation and Irrigation; Roads and Bridges.

MILLER, CLYDE J. (JIM)—Harbors, Waterways and Flood Control, Chairman; Appropriations; Labor Relations; Liquor Control.

MILLER, FLOYD C.—Labor Relations, Chairman; Banks and Banking; Liquor Control; Roads and Bridges; Social Security.

MORRIS, R. E. (RAY)—Transportation, Chairman; License; Public Utilities; Revenue and Taxation; Social Security.

NEILL, MARSHALL A.—Appropriations; Colleges and Universities; Judiciary; Veterans' Affairs.

NUNAMAKER, HOMER O.—Social Security, Chairman; Cities and Counties; Elections; Engrossment and Enrollment; Fisheries.

O'BRIEN, JOHN L.—Appropriations; License; Liquor Control; Military and Naval Affairs; Rules and Order.

OLSEN, RAY—Colleges and Universities; Commerce and Manufacturing; Liquor Control; Transportation.

OLSON, OLE H.—Appropriations, Chairman; Colleges and Universities; Forestry, State Lands and Buildings; Industrial Insurance; Memorials.

ORNDORFF, C. A.—Insurance; Judiciary; Military and Naval Affairs; Veterans' Affairs.

OVENELL, JAMES T.—Agriculture and Livestock; Commerce and Manufacturing; Reclamation and Irrigation; Transportation; Veterans' Affairs.

PAULSEN, ARTHUR R.—Judiciary, Chairman; Colleges and Universities; Elections; Industrial Insurance; Revenue and Taxation.

PEDERSEN, CHARLES A.—Agriculture and Livestock; Harbors, Waterways and Flood Control; Public Utilities; Roads and Bridges.

PHILLIPS, GLADYS—Engrossment and Enrollment; Fisheries; Forestry, State Lands and Buildings; Judiciary; Public Utilities.

POWELL, GEORGE V.—Judiciary; Revenue and Taxation; Rules and Order; State Government.

RASMUSSEN, A. L.—Appropriations; Fisheries; Liquor Control; Medicine, Dentistry and Drugs; Rules and Order.

RIDGWAY, EMMA ABBOTT—Colleges and Universities; Education and Libraries; Horticulture; Roads and Bridges; Rules and Order.

RIEMCKE, CHARLES A.—Commerce and Manufacturing; Education and Libraries; Industrial Insurance; Labor Relations.

RODERICK, DAVID M.—License, Chairman; Cities and Counties; Elections; Judiciary; Revenue and Taxation.

SANDISON, GORDON—Fisheries, Chairman; Military and Naval Affairs; Revenue and Taxation; Transportation; Veterans' Affairs.

Savage, Charles R.—Elections, Chairman; Forestry, State Lands and Buildings; Industrial Insurance; Public Utilities; Revenue and Taxation.

SCHUMANN, O. R.—Appropriations; Cities and Counties; Judiciary; Reclamation and Irrigation.

SHADBOLT, LOOMIS J.—Colleges and Universities; Horticulture; Revenue and Taxation; Transportation.
SILER, HARRY A.—Agriculture and Livestock; Elections; Reclamation and Irrigation; Revenue and Taxation.

SIMMONS, KENNETH H.—Game and Game Fish, Chairman; Appropriations; Banks and Banking; Labor Relations; Memorials.

SISSON, GRANT C.—Fisheries; Labor Relations; Liquor Control; State Government.

SMITH, VERNON A.—Aviation and Airports, Chairman; Industrial Insurance; Labor Relations; Roads and Bridges; Social Security.

SORENSEN, GEO. L.—Medicine, Dentistry and Drugs; Roads and Bridges; Social Security; State Institutions.

STOKES, CHARLES M.—Judiciary; Liquor Control; State Institutions; Transportation.

STONECIPHER, JAMES D.—Aviation and Airports; Elections; Roads and Bridges; Veterans' Affairs.

STROM, JOHN F.—Fisheries; License; Medicine, Dentistry and Drugs; Memorials; Transportation.

TESTU, JEANETTE—Colleges and Universities, Chairman; Education and Libraries; Medicine, Dentistry and Drugs; Roads and Bridges; State Government.

TIMM, ROBERT D.—Agriculture and Livestock; Colleges and Universities; Reclamation and Irrigation; Roads and Bridges.

VANE, Z. A.—Liquor Control, Chairman; Appropriations; Game and Game Fish; Mines and Mining; State Government.

WEDEKIND, MAX—Fisheries; Forestry, State Lands and Buildings; Liquor Control; Rules and Order.

WENBERG, OSCAR—Parks and Playgrounds, Chairman; Fisheries; Reclamation and Irrigation; Roads and Bridges.

WINTLER, (MISS) ELLA—Appropriations; Education and Libraries; Elections; Engrossment and Enrollment.

WOODALL, PERRY B.—Agriculture and Livestock; Judiciary; Reclamation and Irrigation; Rules and Order; Veterans' Affairs.

YOUNG, R. C. BRIGHAM—Appropriations; Colleges and Universities; License; Mines and Mining; Rules and Order.

ZENT, HAROLD—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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*Secs. 2 and 3 Vetoed

*Sec. 42 Vetoed

(For Governor's veto message on House Bills see pages 1050 to 1056)
HOUSE MEMORIALS AND RESOLUTIONS PASSED BY BOTH THE HOUSE AND SENATE

Thirty-second Legislative Session—1951

House Joint Memorial No. 1. Commemorative stamps
House Joint Memorial No. 2. Alaska and Hawaii statehood
House Joint Memorial No. 8. Indian tribe claims
House Joint Resolution No. 6. Judges retire at seventy-five years
House Joint Resolution No. 8. School districts, increase indebtedness
Substitute House Joint Resolution No. 13. Jurisdiction superior and justice courts
House Concurrent Resolution No. 1. Legislature organized
House Concurrent Resolution No. 2. Joint legislative session
House Concurrent Resolution No. 3. Y. M. C. A. Youth Legislature
House Concurrent Resolution No. 4. Bill drafting
House Concurrent Resolution No. 5. Joint rules adopted
House Concurrent Resolution No. 6. Printing Legislative Manual
House Concurrent Resolution No. 7. Washington state resources program
House Concurrent Resolution No. 8. Gonzaga University Men’s Glee Club
House Concurrent Resolution No. 9. Memorial services
House Concurrent Resolution No. 10. Interim committee on game and fish
House Concurrent Resolution No. 11. Adjournment, Lincoln’s birthday
House Concurrent Resolution No. 12. Unveiling Marcus Whitman statue
House Concurrent Resolution No. 14. Closing thirty-second legislature
House Concurrent Resolution No. 15. Special session of legislature
### Senate Bills Passed by Both Senate and House Showing the Action by the Governor Thereon

#### Thirty-second Legislative Session—1951

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(For Governor’s veto messages on Senate Bills see Senate Journal)
GOVERNOR'S MESSAGES ON HOUSE BILLS VETOED OR PARTIALLY VETOED

March 19, 1951.

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. 83, entitled:

"An Act relating to taxation of real and personal property; providing limiting rates of levy, and amending section 84.52.050, R.C.W."

The amendatory provisions of this act relate to metropolitan park districts. These same provisions have been embodied in House Bill No. 434. Since these measures would be in conflict in other respects House Bill No. 83 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 19, 1951.

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 2 thereof, House Bill No. 130, entitled:

"An Act providing for the disposition of the remains of certain indigent persons and repealing section 36.23.02, R.C.W."

This bill is approved with the exception of section 2, which reads:
"Sec. 2. Section 36.23.02, R.C.W., derived from section 2701 of the Code of 1881 is hereby repealed."

Section 36.23.02, R.C.W., provides that when any person not coming within the definition of a pauper, falls sick in any county, not having money or property to pay his board, nursing or medical aid, the county board shall provide just the necessary assistance, and if he dies, the county board shall provide a decent burial.

The title of the bill is broad enough to cover section 1 of the measure, but is obviously wholly insufficient to cover section 2, the repealing section.

With the exception of section 2 which is vetoed, the remainder of House Bill No. 130 is approved.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.
March 19, 1951.

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. 165, entitled:

"An Act relating to inheritance tax and certain liabilities of an executor, administrator or trustee and amending section 83.13.01, R.C.W."

The bill requires, as a condition precedent to distribution of an estate, that there be filed of record an order of the court adjudging that provision for payment of inheritance tax has been made to the court's satisfaction.

Since under present statutes, the Tax Commission is authorized to issue a release for the estate if satisfactory arrangements have been made for payment of the tax, there seems no need for extending such an administrative authority to the court.

Furthermore, it is deemed inadvisable to give the court authority to determine what provisions for payment are adequate and then require the Tax Commission to be responsible for collection of the tax.

For these reasons House Bill No. 165 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 19, 1951.

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. 227, entitled:

"An Act to redistrict and reapportion the state of Washington into seven congressional districts and repealing sections 29.21.01 to 29.21.06, R.C.W."

This act provides for reapportioning the state into seven congressional districts to provide for the additional seat in the House of Representatives of the United States.

Analysis of this bill discloses that the mean average population of the seven districts created is 339,851. In the case of the first district as set up by this act the population therein is 63,239 over the mean average or 18.6% above, while in the sixth district the population is 65,129 less than the mean average, or 19.1% below.

In addition, the apportionment of the state into districts divides three of the present legislative districts into parts.
In my opinion the reapportionment made in this act is arbitrary, inequitable, confusing and unsound. It is further my opinion that any sound apportionment of the state into such districts, in order to be fair, should not vary more than fifteen per cent from the mean average and, if possible, should be less.

For these reasons House Bill No. 227 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 20, 1951.

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. 425, entitled:

"An Act making appropriations and reappropriations 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 transfers, and for deficiencies, 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, 1951, and ending March 31, 1953, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately."

We have analyzed this bill and other appropriation acts and compared them with the anticipated revenues for the next biennium. The moneys appropriated by this bill exceed anticipated revenue by $45 million. The operating deficit of the current biennium is about $49 million, which together with the deficit resulting from this bill would place the state $94 million in the red at the end of the next two year period.

Without substantial increases in revenues it will be impossible for state government to operate under the appropriations bills as passed by the Legislature. The banks have indicated that they will refuse to accept state warrants in a relatively short time if the Legislature does not balance the budget for the next biennium. If additional revenues are not provided, drastic reductions will have to be made in the moneys allocated to the aged and those in need. The appropriations made available to the schools will fail if sufficient funds are not in the state treasury.

Obviously, the Legislature must therefore either revise this budget or provide tax revenues sufficient to meet the desired appropriations. Appropriations and revenues must be considered together. For six years the State of Washington has been spending more money through the state government's
general fund than we have been taking in. We have dissipated a $72 million surplus and are now $49 million in the red. We cannot longer continue in that direction. It is time that we faced the necessity of operating on a balanced budget.

It is unrealistic and unfair to deceive the people by making specific appropriations to support specific services and then to deny those services by failing and refusing to provide the revenue necessary to make such services financially possible. When the credit of the state is exhausted, appropriations without supporting revenues are meaningless.

For the foregoing reasons, House Bill No. 425 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 19, 1951.

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, House Bill No. 434, entitled:

"An Act relating to property taxation, eliminating certain county levies, revising limitations upon rates of levy, amending sections 74.01.09 and 84.52.050, R.C.W., and repealing sections 74.01.15, 74.01.16, and 74.01.17, R.C.W."

I am approving section 1 of the bill.

I am vetoing sections 2 and 3 of the bill. These two sections would relieve counties of the obligation presently cast upon them of using two mills out of their total ten mill levy for social security assistance purposes. While this would have the effect of giving the counties an additional two mills, it would cast the burden of replacing this amount for social security purposes on the state.

Based on the present tax yield from the two mill levy this would involve some seven million dollars a biennium. In view of the substantial amount now contributed to social security purposes at the state level and the present deficit in the state general fund, I deem it unsound and unwise for the state to attempt to take over the additional financial burden that would be imposed under these sections of the act.

The counties I believe can deal with the problems inherent in the welfare of indigents much more ably than the state, and I believe they should assume this responsibility.

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. 445, entitled:

"An Act relating to workmen's compensation; fixing the time for payment of temporary total disability or death benefits, providing for interest thereon, and amending chapter 51.08, R.C.W., by adding thereto a new section."

I am convinced that this bill, if approved, would be injurious to the very interests it is designed to promote. It is unnecessary legislation in its application to the vast majority of compensation claims where there is no dispute and compensation is paid expeditiously by the Department.

The real impact of this measure would fall on the type of case where the facts are in dispute, where the diagnosis is questionable and where there is a grave question as to the relationship between the alleged injury or occupational disease and the pathology reported. Such cases frequently necessitate extensive investigations which cannot be completed within the thirty day time limit specified herein and if the Department should be obliged to enter its order without having the benefit of all of the vital evidence, a charge of "arbitrary and capricious action" would most certainly be justified. Such practice would undoubtedly result in a substantial increase in appeals, a further delay incident to the holding of hearings before the Appeals Board can make its decision and the infliction of legal expense on the applicant, all of which might have been avoided in many cases if the Department had been permitted to complete its investigation in the first instance.

The Department in its sworn duty to well and faithfully administer the Compensation law should not be forced to make offhand and perhaps arbitrary decisions in cases where human suffering is such a vital issue.

For these reasons House Bill No. 445 is vetoed.

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 as to section 42, House Bill No. 506, entitled:

"An Act relating to highways and the operation of motor vehicles thereon; amending certain sections of the highway and motor vehicle code and adding sections thereto; prescribing the
size, weight and licenses of certain motor vehicles and regulating the collection of motor vehicle fuel taxes and fees; providing for an interim legislative committee on highways to make studies; providing for the experimental operation and study of test highways; relating to the organization of the department of highways; prescribing penalties, declaring an emergency and providing effective dates."

This bill is approved with the exception of section 42, which amends section 43.27.060, R.C.W., as derived from section 3, chapter 220, Laws of 1949, to read as follows:

"The director shall establish and provide for the operation and maintenance within the department of highways of a personnel merit system for the employment, classification, salaries, 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."

I feel constrained to veto this provision since I am convinced that the authority thus attempted to be vested in the Director of Highways to fix "salaries," would, to that extent, seriously disrupt the existing procedure in all departments under jurisdiction of the Chief Executive by virtue of which control over salaries and wages and supervision of a uniform system of compensation is now administered. The insertion of this single word "salaries" in the text of the then existing section was the sole purpose of the amendment. For this reason the entire section is disapproved, and the law in that regard is left as the legislature found it.

With the exception of section 42, which is vetoed, the remainder of House Bill No. 506 is approved.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 20, 1951.

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. 552, entitled:

"An Act making an appropriation and acknowledging an obligation of the capitol construction fund to the general fund for expenditures therefrom for state capitol purposes pursuant to chapter 167, Laws of 1917."

This bill as finally enacted would fix and determine the liability of the capitol construction fund to the state general fund in the sum of $1,090,000 "created by chapter 167, Laws of 1917."

Chapter 167, Laws of 1917, relates to a tax levy for capitol building purposes and provides that the money so levied should be considered a loan from
the general fund to be repaid from the capitol building construction fund. The amount of such liability derived from the tax levy is $6,230,456 instead of $1,090,000 as shown in this bill. The $1,090,000 is approximately the liability of the capitol building construction fund to the general fund, for the cost of repairing earthquake damages during the current biennium.

This error was discovered in the Senate, and House Bill No. 552 was amended to correct the error. It is unfortunate that the Senate amendments were removed through conference committee action, leaving the bill in its original unsatisfactory condition.

For the foregoing reasons House Bill No. 552 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 19, 1951.

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 21, House Bill No. 626, entitled:

"An Act relating to the Washington Toll Bridge Authority; regulating the operation of the Puget Sound ferry and toll bridge system by such Authority; providing for the settlement or disposal of certain claims arising during the course of such operations; establishing a permanent revolving fund for certain engineering investigations thereby; and making an appropriation from the motor vehicle fund therefor; and making a further appropriation from the motor vehicle fund for an investigation by said Authority into projects for the solution of the cross-sound transportation problem; amending sections 47.60.140, 47.64.070, and 47.60.100, R.C.W.; adding sections to chapter 47.60, R.C.W., and declaring an emergency."

Section 21 of this act authorizes and directs the Toll Bridge Authority to complete location surveys, plans and specifications for a toll tunnel through the Cascade mountains, and further to proceed with the construction and operation of such tunnel as soon as finances become available.

In my opinion this function should more properly be placed in and handled by the Department of Highways.

For this reason section 21 is vetoed and the remainder of the act is approved.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.
SECOND BIENNIAL REPORT
of the
WASHINGTON STATE LEGISLATIVE COUNCIL
OFFICERS AND MEMBERS OF THE WASHINGTON STATE
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WASHINGTON STATE LEGISLATIVE COUNCIL
Olympia, Washington
December 26, 1950

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* Replaced Representative F. Stuart Foster, resigned May 7, 1949.
† Replaced Senator J. H. Robertson, resigned August 24, 1949.
‡ Replaced Senator R. L. Rutter, Jr., resigned April 15, 1950.
§ Replaced Senator Clinton S. Harley, resigned July 8, 1950.
LETTER OF TRANSMITTAL

To the Members of the 32nd Legislature:

The second biennial report of the Washington State Legislative Council to the legislature describes the principal activities of the biennium and presents in summary form the recommendations of the Council for legislative action.

The recommendations of the Council are based on careful studies made by the special and standing subcommittees. Since a major portion of the information and findings upon which these recommendations are based has been forwarded to members of the legislature periodically throughout the past biennium, with the Council's minutes of meetings, comparatively little space has been devoted to documentation in this report. All basic information, however, is presently available in the Council office, and both the membership and the staff of the Council stand ready to assist any member if a review or further study of this information is desired.

The primary mission of the Council is to simplify and make more effective the complex task of legislation and to bring to bear upon major state problems the natural benefits of advance study and considered judgment. It is the sincere hope of the Council that with the publication of this report it will have taken a step towards accomplishment of this mission.

Respectfully,

Chas. W. Hodde, Chairman
Albert D. Rosellini, Vice Chairman
A. B. Comfort, Secretary
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Introduction.

The scope and activities of Washington State government have increased greatly in the past half-century. Appropriations in 1949 were four hundred times as great as in 1899, fifty years ago. A large and intricate administrative structure has resulted from the addition of over one hundred new functions. One of the most significant changes has been the abandonment of the old notion that any person of intelligence could easily qualify for the performance of the duties of any public office. We find that the greater part of governmental work, today, can be adequately performed only by personnel with suitable technical and professional training, acting under the direction of department heads of broad vision and a high order of personal leadership.

This phenomenal growth in governmental activity has not been limited to administration. Court calendars everywhere are crowded with both civil and criminal cases that reflect clearly our involved social and economic structure. The tasks of policy-forming and law-making have been complicated by a heritage of processes and procedures better adapted to the simpler situations of the nineteenth century than to present day complexities. In short, the need for significant improvement is found in every aspect of our democratic institutions.

The Council Idea.

Both the State Constitution and tradition have outlined certain basic features of the legislative process. The legislature must be representative of the people. It can meet, ordinarily, only sixty days every other year. These and many other parts of the law-making structure were designed to give the people opportunity for the greatest possible participation in the government of their society, and they have their foundation in years of valued precedent.

At the same time, the legislature's volume of business has grown out of all proportion. Adequate consideration of an increasing share of this business is dependent upon technical and professional knowledge alien to the experience of most legislators.

In this situation we see one of the central problems of government today; the adaptation of procedures to the framework of democracy in such manner as to achieve a maximum of efficiency and economy and still preserve our justly honored freedoms and institutions.

Many shortcuts and methods have been tried in the effort to ease the task of the legislature. Some, such as the annual session, have been aimed at permitting the law-maker more time for consideration of involved or unfamiliar issues. Others, such as the split session, were designed to give the people at home an opportunity to express their opinions, to permit introduction of all essential legislation, and the accumulation of information. Frequently, when an issue of great importance or involving widespread interest arises, interim legislative committees of a temporary nature have been created. There has also been an increase in committee activity and public hearings. One expedient, however, has been developed which accomplishes everything sought through the use of these other techniques, and more: namely, the legislative council.

The chief idea behind the Council is to bring to bear upon the multitude

(Progress Report, Committee on Legislative Processes and Procedures, Council of State Governments, Chicago, 1947.)
of problems with which the legislator must deal, a program of continuous fact finding and investigation. By establishing a body from its own membership which can function apart from the rush and tension of the law-making session, the legislature opens the way for more objective study, the screening and checking of proposals well in advance of the session, and more thorough analysis generally of the major problems of state government. Because it is a legislative group, responsible to the legislature only, greater reliance may be placed upon its findings by the legislator than upon those of administrative or other non-legislative interest groups. Finally, if properly staffed and operated, the Council is a source of accurate unbiased information to the legislator and, through him, to his constituents. No other device has met with such general approval among the states as a means of improving legislative leadership.

Powers and Duties.

The Council exercises the following powers and duties:

To carry out all functions normally delegated to special interim legislative committees.

To examine and study the organization and procedures of the state government and to make recommendations for greater economy and efficiency.

To examine and report concerning the current condition of all state funds and appropriations.

To make other studies and examinations of state affairs as deemed advisable.

To receive messages and reports from the governor and other state officials, and to attend to business addressed to and affecting the legislature during the interim between regular sessions.

To report findings and recommendations to the legislature at least ten days prior to the ensuing session.

To cooperate and function with the Council of State Governments, and with other legislative councils and research organizations.

To inspect the files, records and accounts of any state office and, if deemed necessary, to issue subpoenas and compel the attendance of witnesses.

To make its own rules and regulations governing the conduct of business not otherwise prescribed.

Membership, Officers and Staff.

The Council consists of ten senators and eleven representatives. The president pro tem of the Senate and the speaker of the House of Representatives are members ex officio. Members are appointed by the president of the Senate and the speaker of the House in such a manner as to give representation to each congressional district and to assure that there shall be no more than twelve members from any one political party. Appointments must be made at least ten days prior to the close of the session and confirmed by the membership of each house. Terms last only until the convening of the succeeding regular session.

The Council’s officers, a chairman, vice chairman, and secretary, are elected by the Council as a whole. Acting together, the officers form an executive committee which has authority to act in any way necessary for the Council when it is not in session.

In order to function effectively, a permanent full time staff is considered essential. Much of the information which forms a background and foundation for the Council’s work is available through libraries and research agencies of this and other states. However, an even greater portion of essential information can be procured only through the utilization of permanent professional research staff, adept at securing and coordinating available information.
to meet the specific needs of the Council. The activities of the Council entail the use of experienced, alert, and competent secretarial and stenographic personnel as well.

How the Council Functions.

The Council, like the legislature, functions through a number of active subcommittees. Under the rules of the Council, standing subcommittees are appointed, representing the major fields of governmental activity. Provision is also made for the appointment of special subcommittees as needed.

An allocation from the main Council budget is made to each subcommittee to provide for necessary travel of committee members and essential staff work.

The principal responsibility of the subcommittees is to survey their own fields of activity and decide which problems will be selected for study. From the many problems needing attention the subcommittees must screen and select those currently considered of most pressing importance. It is necessary to guard against spreading committee efforts too thinly over too wide a field. During the past biennium, the Council adopted a resolution requiring the approval of subcommittee projects by the Executive Committee.

In addition to the selection of projects, the subcommittees have the duty to consider such proposals as are referred to it by the Council.

Following selection of projects, basic data must be assembled, problems analyzed, proposals checked, and recommendations formulated. Pertinent information and data are accumulated and reported upon by Council and subcommittee research staff. Frequently, members of the subcommittee meet with persons in and out of the state government who are interested in the project and report back to the subcommittee on the results of their conference. This is especially useful where the problem or its proposed solution appears too tenuous to justify a full committee meeting.

The work of the subcommittees is reported upon at each quarterly meeting of the Council. These reports are incorporated into the minutes of the Council's meeting, a copy of which is sent to each member of the legislature immediately. Thus, the members of the legislature are kept informed of the action and findings of the Council.

When a subcommittee has completed its work and reached its conclusions, usually near the end of the biennium, its findings and recommendations are embodied in a report to the Council as a whole. Upon final action, all proposals accepted become the recommendations of the Council and are made a part of the Council's report to the legislature.

The final phase of Council action is the preparation of bills implementing its recommendations for early introduction during the legislative session. This is most important, since the legislature can act officially on the Council's proposals and recommendations only if they are in the form of actual bills. Naturally, the Council expects that further refinements will be effected in these bills as they are subjected to the full legislative process.
RECOMMENDATIONS TO THE 32ND LEGISLATURE

Subcommittee on Education and Public Building.

This subcommittee considered problems relating to education and the public school system of the state and building construction problems of public jurisdictions.

The subcommittee's efforts were devoted almost exclusively to a study of common school building need and costs and while no formal recommendations were made to the Council on this subject, it has made available to the legislature an exhaustive and detailed estimate of classroom needs and what it will cost to meet those needs.

Complete information on all phases of the subcommittee's work is available in the Council office for all interested members.

Special Subcommittee on Juvenile Delinquency.

The Special Subcommittee on Juvenile Delinquency was created for the purpose of continuing the work begun by the Washington State Legislative Interim Committee on Juvenile Delinquency.

The work of the subcommittee has centered around four important activities.

The first activity was a census of delinquents throughout the state, arrived at by a careful check of police and sheriffs' departments, probation officers, juvenile courts, schools, and county welfare departments.

The second was the listing of treatment and prevention programs administered in Washington. With the assistance of state-wide groups such as the Washington Congress of Parents and Teachers, the Washington State Grange, and various labor groups, a complete inventory of what is being done by communities, organizations, and individuals in delinquency treatment and prevention was made.

The third was a survey of youth programs in the other states. The governors of all forty-eight states were contacted, and a majority responded with a wealth of valuable information for study and evaluation.

Finally, the subcommittee conducted a program of publicity designed to keep the legislature and the public informed of its work and objectives. This was accomplished through periodic press and radio releases and the issuance of a monthly bulletin.

After reviewing the programs of other states and after an attempt to inventory delinquency prevention programs and to determine the extent of delinquency in Washington, the subcommittee recommended the following for the consideration of the Legislative Council:

1. The need for a permanent youth council and youth service department at the state level to promote and coordinate state and local community programs and services in the field of delinquency prevention.
2. The need for permanent youth councils to function at the community level for the purpose of promoting and coordinating delinquency prevention activities and services.
3. The need for a state-wide statistical reporting system to serve as a basis for research studies into the extent and causes of delinquency and for the planning of programs for its treatment and prevention.
4. The legislative programs which have been enacted by the states of California, Minnesota, Wisconsin, Massachusetts, Ohio, and New Jersey, in so far as they incorporate delinquency treatment and prevention.
within one state department, are suggested as patterns for the development of a state-wide delinquency prevention program for the State of Washington.

These recommendations were endorsed by the Council for consideration by the legislature.

Subcommittee on Legislative Processes and Budgetary Procedure.

The work of this subcommittee has had two distinct aspects: first, study of the processes and procedures involved in state legislative activity generally, and second, analysis of the defects of the present system for legislative consideration of budget requests and the enactment of appropriations.

The principal results of the subcommittee's deliberations have been the development of new procedures for more thorough consideration of the state's financial needs by the legislature and recommendations for certain changes in the constitutional provisions relating to the initiative. Formal recommendations on these subjects were made by the subcommittee in its final report to the Council and were adopted as Council recommendations to the legislature. They are as follows:

1. It is recommended that Article II, section 1, Para. c, of the State Constitution, relating to restrictions upon the power of the State Legislature to amend acts, laws, or bills approved by a majority of the people voting thereon, be amended, by adding a proviso, as follows:

   PROVIDED, That any such act, law, or bill may be amended within two years after such enactment at any regular or special session of the legislature by a vote of two-thirds of all the members elected to each house with full compliance with section 12, Article III, of the Washington Constitution, and no amendatory law adopted in accordance with this provision shall be subject to referendum.

Throughout the history of the use of the initiative and referendum procedure in this state, there have been instances where initiatives have contained serious errors, inequities, or impracticalities. It is the belief of the Council that the legislature should have the power to correct such defects at the earliest possible opportunity.

Few states having constitutional provisions for the initiative and referendum impose restrictions upon the power of the legislature to amend such acts. Consequently, the recommendation is not a serious departure from accepted practice or precedent. It is the feeling of the Council, furthermore, that quite adequate protection of the voters' intent is afforded by the requirement that amendment of initiated acts may be accomplished only if agreed upon by two-thirds of all legislators and if subject to veto by the governor, as with other legislation.

In recommending that legislative amendment of an initiated act should not be subject to referendum, the Council feels that if the necessity for change in the law is so great as to secure approval of two-thirds of the members of both houses of the legislature and not be vetoed by the governor, then the change would be so necessary that it should not be subject to postponement by referendum.

2. It is recommended that the legislature create, by law, a legislative budget committee, from its own membership, which will have as its principal functions, the accumulation and analysis of information concerning the revenue and expenditures of the state government and its departments and agencies, and the reporting of its findings and recommendations concerning these matters to the legislature.
Legislative consideration of budget requests and the enactment of appropriations for the support of state functions is seriously hampered by the failure of the legislature to inform itself adequately as to the scope of governmental operations, revenue and expenditures. Whatever the reasons for this failure, the fact remains that we must presently accept, on faith or on the basis of inadequate and hurried investigation, the estimates of need and the evidence proffered in support of these estimates by administrative leaders and other interested groups.

In its study of this problem, the Council found that several states had established small permanent legislative committees which, with the assistance of competent professional staffs, gave full time study, in the interim between legislative sessions, to the state’s operations and financial requirements. These committees report findings and recommendations to the legislature and particularly to appropriations and revenue committees. Thus, the same information is made available to the legislature for consideration of budget requests as is available to the executive departments for preparation of the budget. In the states following this procedure, the whole process of legislative consideration of the budget has been greatly simplified and real economies effected.

The Council is unanimously in favor of the creation of such a budget committee in the Washington Legislature. It is believed that its operation will result in greater efficiency, both in the appropriation process and in state government generally, and in such increased economy as to dwarf the cost of the committee’s operation into insignificance.

**Subcommittee on Natural Resources.**

The Subcommittee on Natural Resources was charged with consideration of matters relating to the natural resources of the state. During the past biennium, it has studied certain aspects of the timber and petroleum resources of Washington. From these studies, the following recommendations, adopted for transmission to the legislature, have resulted:

1. It is recommended that section 1, Chapter 61, Laws of 1933, Ex. Sess., be amended by striking therefrom the words “for hire,” so that said section of said chapter and law shall read as follows:

   **Section 1.** Every person, co-partnership, corporation or other association now or hereafter engaged in the business of producing from natural deposits and/or carrying or transporting natural gas and/or crude oil or petroleum or the products thereof by pipe lines within this state, shall be a common carrier within the meaning and subject to the provisions of Chapter 117, Laws of 1911, and all acts amendatory thereof and supplemental thereto: Provided, however, That the provisions of this act shall not apply to distribution systems owned and operated under franchise for the sale, delivery, or distribution of natural gas at retail.

   It is common knowledge that negotiations are being made to pipe oil and gas, particularly gas, into this state from the Province of Alberta, Canada, and from the State of Texas. The result is considerable pressure on the members of the legislature throughout the state for a law to make such pipe lines common carriers, if and when constructed.

   During the extraordinary session of the legislature last July a bill was introduced which provided that gas and oil lines within the state shall be common carriers. Later, however, attorneys assigned to the legislative bill drafting department advised that existing statutes amply covered the situation, so the bill was not acted upon during the special session.
Since the adjournment of the extraordinary session, the statutes were re-examined, and it was found that they do not cover the situation. The Council, therefore, believes that corrective legislation should be enacted at the earliest opportunity.

2. It is recommended that the legislature appropriate approximately $90,000 to continue to carry out the provisions of section 6, Chapter 175, Laws of 1933, relating to the expense of examination and cruising, advertising sales, marketing, scaling, protection of timber and general supervision and administration of state Sustained Yield Forest No. 1.

The present supervisor of Sustained Yield Forest No. 1 has uncovered many cases of illegal cutting of timber. A continuance of the program under Chapter 175, Laws of 1933, will save the state thousands of dollars in the future.

Chapter 175, Laws of 1933, provides that the General Fund be refunded the appropriations made for Sustained Yield Forest No. 1 out of the proceeds of timber sales from the forest. The supervisor of Sustained Yield Forest No. 1 estimates that such sales will exceed $1,000,000 per year, this being the proceeds from sale of an average 90,000,000 board feet of timber cut per year, and if the program outlined in Chapter 175 is carefully preserved and continued, this yield of 90,000,000 board feet per year will continue indefinitely, probably forever.

3. It is recommended that the legislature pass a memorial to Congress requesting enactment of legislation to provide for the investigation of the practicability of constructing a common carrier from Moclips, Washington, to Forks, Washington, forming a junction with the old Port Angeles and Western Railway, so that access may be had to both state owned and federally owned timber lands.

Sustained Yield Forest No. 1 at present has no common carrier or public highway for ingress or egress to or through its boundaries. All of the present roads are owned by private timber owners who refuse public access to these highways. It is imperative, in order to market the timber from Sustained Yield Forest No. 1, that a common carrier of some sort be made available.

At the final meeting of the Council for this biennium it was moved that the Legislative Council recommend to the legislature that it enact a comprehensive oil code, and that the code proposed by the Subcommittee on Natural Resources, together with the subcommittee's recommendations and transcripts of hearings pertaining thereto, be forwarded to the proper committees of the legislature for further action. This motion was seconded and adopted, thereby becoming the formal recommendation of the Council to the legislature.

Subcommittee on Public Welfare.

During the current biennium, the Subcommittee on Public Welfare gave primary attention to the problems of public assistance. The programs falling within this general category represent more than one-half of the state collected revenues of the general fund. Moreover, the total amount expended has risen sharply over previous fiscal periods. With the state moving constantly into a deeper deficit position, a careful review of present legislation and its administration was a matter of critical importance.

Trends in caseload and costs under Initiative 172 were analyzed in comparison with previous years and with trends in other states. An attempt was made to obtain data regarding the characteristics of the present caseload so that the needs of the people of the state for public aid could be realistically
defined. Unfortunately, this effort was not successful because of the inability of the State Department of Social Security to provide useful statistics regarding its operations.

Intensive attention was given to the administrative aspects of public assistance. The operating procedures of the county welfare departments were comprehensively surveyed, and the organization of the state department was analyzed. These projects were carried on in close cooperation with the State Director of Social Security, his assistants, and the county welfare administrators. Memorandum reports were prepared and reviewed in detail with the officials concerned.

In preparation for the special session of the legislature, convened in July, 1950, to consider additional welfare appropriations, a technical report was prepared to guide the committees and the general membership in exercising judgment regarding appropriation requests.

Throughout the biennium, the subcommittee utilized the Institute of Public Affairs of the University of Washington as its technical staff. The Institute prepared materials for subcommittee use, special memorandum reports, a final technical report, and also consulted with the state department on matters of common concern to the subcommittee and to the state department. The recommendations of the subcommittee, as endorsed by the Council, are as follows:

A. It is recommended that the public assistance program of the State of Washington be reconstructed in these terms:

1. Assistance should be granted on the basis of need to help persons whose income and resources are insufficient to provide a reasonable standard of health and well-being. This is very different from the pension, which is not concerned with individual need and seeks to continue earned income during the period after earning capacity has ceased. The pension responsibility belongs to the nation as a whole; this is reflected in the Federal old age and survivors' insurance. Any attempt to duplicate or compete with this national responsibility can lead only to confusion and to much greater financial burdens than the economy of the state can stand.

2. To assure equitable treatment of all needy persons, definitions of eligibility and need should be uniform, so far as possible, for all assistance programs.

3. All income and resources of a person should be utilized in meeting his requirements. The following should be regarded as meeting basic living needs and may, therefore, be reserved by the individual without affecting his eligibility:
   a) The home, if actually used as a residence, to an equity value not exceeding a stated maximum. This amount should be related to the homestead exemption.
   b) Reasonable household furnishings and equipment, clothing and personal effects necessary to the applicant.
   c) An automobile if necessary as transportation to meet personal needs.
   d) Other assets, not exceeding $500 in value, including cash value of life insurance, negotiable securities and cash.

4. Real and personal property in excess of the amounts stated above should not disqualify a person if devoted to a profitable use and producing a reasonable return, in cash or kind, which is applied toward the support of the recipient. However, if the property cannot be devoted to a profitable use or liquidated without unreasonable loss, an applicant may establish eligibility by assigning his interest in such property to the state to permit ultimate recovery from his estate against the excess property of the assistance paid in lieu of income.
5. Whenever a substantial increase in a recipient's equity in property is accrued as a result of assistance payments, the state should recover only against the increased equity for the amount of assistance paid.

6. Contributions, in cash or kind, actually made by relatives should be treated as a resource in determining need if these contributions are sufficiently predictable and continuous to be relied upon as income for the recipient. The administrative agency should be directed to recognize and develop family resources with immediate blood relatives responsible for contributing in accordance with their financial ability. Court enforcement is not recommended except with respect to the parents' responsibility for a minor child.

7. To protect the state against unnecessary burdens because of the avoidance of parental responsibility, the domestic relations law of the state should be amended to require mandatory provision in every divorce or separation settlement for the support of minor children, if any.

8. A person who has been a bona fide resident of the state for one year and who is actually in need should be eligible for assistance. This will provide a uniform rule for all assistance programs. Emergency grants to other persons should be authorized. However, persons newly arrived in the state should not accumulate the required residence while receiving assistance from this or any other state, unless the other state extends reciprocal treatment to residents of Washington.

9. A strong emphasis should be placed on the restoration of self-sufficiency whenever possible. To this end, the vocational rehabilitation services of the state should be further expanded.

10. To provide a recognition of efforts at self-help, an incentive should be provided whereby a portion of individual earnings, in cash or kind, may be budgeted for needs not included in the basic budgetary standard.

B. With respect to the organization and administration of public assistance, we recommend that legislation be enacted in accordance with these basic specifications:

1. The present state department should be replaced by a state social welfare council and a state department of social welfare. The new agency should be vested with the functions of public assistance now exercised by the Department of Social Security. Personnel holding office under the merit system should be transferred to the new department.

2. The state social welfare council should consist of seven citizens who have special fitness for the position because of their civic interest and experience. They should be appointed by the governor with the consent of the senate. The council should represent the general public interest. Members should serve without compensation except for actual expenses. They should be appointed on a bi-partisan basis for overlapping terms. The council should be responsible for policy functions, the recommendation of the biennial budget, the administrative allotment of funds within the limits of legislative appropriations, and acting in an advisory capacity to the director on administrative matters.

3. The state department of social welfare should be headed by a director appointed by the governor from among persons certified by the state council as qualified on the basis of knowledge and interest in the field of social welfare, and executive competence as demonstrated by previous successful experience. The director should be responsible to the governor for the effective application of policies established by the state council and for the efficient management of the department. The internal organization of the department should be determined by the director.
4. In each county there should be a county social welfare council and a county department of social welfare, except that the state council should be authorized to consolidate counties into larger administrative areas in the interest of efficient administration. Where counties are consolidated, a single council and a single department should serve the consolidated area.

5. The county social welfare council should be composed of seven leading citizens including the chairman of the county commissioners and the mayor of the largest city. In consolidated areas, ex officio members from the component counties should serve in annual rotation. Appointive members should be appointed by the governor from among persons nominated by the state council. The county council should appoint the county administrator under the merit system, approve an annual plan developed by the county administrator for meeting the county's problems of economic dependency, and assist the administrator in obtaining the cooperative participation of the judiciary, the bar, the school system, citizen groups and others who can contribute to the county's program.

6. The county administrator should be responsible for the administration of the state-wide program of assistance in the county under uniform state-wide standards.

7. To simplify the financing of the assistance program, the present 2 mill county levy should be abolished. The 2 mills should be made available for other county purposes.

8. Health care functions, including the care of the medically needy, should be placed in a new medical agency which would be responsible for the administration of medical care (which at least so far as office and home calls are concerned, should be on a prepaid basis), the private hospitalization of assistance recipients, and the financing of county hospitals and infirmaries. In all respects, this program should be aimed at the development in the recipient of a maximum capacity to care for himself, and if he is of employable age, at the restoration of partial or total self-sufficiency.

9. Special attention should be given by the state social welfare council and by the leadership of the state department to the strengthening of the administrative side of the assistance program. The difficulties mentioned previously in this report should be given first priority.

C. In view of the adoption of Initiative 178 by the people at the recent general election, the following recommendations, substantiated as to their legality by the Attorney General, are made:

1. The Council's recommendations pertaining to the reorganization of the State Department of Social Security can and should be adopted by the legislature.

2. To conform to the provision of Public Law 734, establishing a new federal aid category for the permanently and totally disabled, new state legislation can and should be adopted.

3. Immediately upon the convening of the regular session of the legislature, the appropriation for health care should be transferred to the State Department of Health.
4. The recommendations of the Council pertaining to the granting of public assistance which are not consistent with the provisions of Initiative 178, should be enacted by the legislature to take effect December 7, 1952, or at such earlier date as the provisions of Initiative 178 may for any reason become inoperative, if the Attorney General concludes that such action is legally possible.

5. The domestic relations law of the state can and should be amended to give effect to the Council recommendation that provision for support of minor children be mandatory in every divorce or separation settlement.

Subcommittee on Regulation of Commerce, Industry, Trades and Professions.

This subcommittee had responsibility for consideration of problems arising from state regulation of economic pursuits where such pursuits affect the public interest.

It has studied state and local licensing activities, administration of the state's basic science law, regulation of log patrol activities, and has given consideration to the possibility that monopolistic practices exist in certain Washington industries.

While the subcommittee has made no formal recommendations to the Council, its work entailed several public hearings. Such hearings were held on the subjects of log patrol activities, administration of the state's basic science law, and the development of monopolistic practices in Washington industries. Upon motion adopted by the Council, it was recommended that transcripts of these hearings be made available to appropriate committees of the legislature.

Special Subcommittee on Revised State Code.

The Special Subcommittee on Revised State Code was created for the purpose of continuing the work of the State Code Revision and Recompilation Committee.

Upon the recommendation of this subcommittee, as approved by the Council, the legislature enacted, at the 1950 Extraordinary Session, a proposed revised codification of state laws enacted up to and including the 1947 legislative session.

The subcommittee is having the laws of 1949 and 1950 codified and will recommend their incorporation in the Revised State Code at the 1951 legislative session.

The principal recommendation of this subcommittee, as adopted by the Council for transmission to the legislature, is as follows:

It is recommended that there be established, by law, for the purpose of keeping the Revised State Code up-to-date and in good order, a permanent code reviser's office.

The Council firmly believes that a code reviser's office or agency is necessary if errors in the present code are to be corrected and if the revision is to become the law. In this regard, the experience of other states has indicated that a code reviser's office is an absolute necessity if the law is to be kept in such condition as to obviate the necessity for future extensive and expensive revisions.

A second recommendation arose from the Council's consideration of the subcommittee's final report, as follows:

It is recommended that the rules of the Senate and of the House of Representatives be amended to provide that all bills introduced must be submitted to a bill drafting committee, prior to introduction, for approval as to form and reference.
It seems vitally necessary to the Council to make certain that all bills are properly drafted in the style and form of reference of the newly adopted code. This would have the advantage of avoiding duplications, repeals by implication, and other difficulties arising when the drafter or sponsor of the bill is not fully conversant with the contents of the Revised Code.

Subcommittee on State and Local Government.

The work of this subcommittee has been quite comprehensive in scope. It has had responsibility for consideration of many problems relating to state and local government which were not clearly the responsibility of the other subcommittees of the Council.

The subcommittee has studied such matters as the financial resources of the state, county consolidation, special taxing district organization, state administrative reorganization, crime commissions, and legislative reapportionment.

Those recommendations of the subcommittee which were endorsed for transmission to the legislature are as follows:

1. It is recommended that the legislature abolish, by repeal of the laws which created them, the following state agencies: (a) Washington State Welfare Survey Commission, (b) Institutional Board of Health, (c) State Humane Bureau, and (d) Canal Commission.

In its preliminary review of the existing state administrative structure, the subcommittee found several minor agencies which had either long ceased to function or were performing functions no longer of real value to the state. Recognizing that one of the principal causes of a cluttered and involved organizational structure is the failure to abolish outmoded and useless agencies, the subcommittee consulted with the state officers and administrators concerned as to the advisability of abolishing at least some of these agencies. The result of these conferences was the above recommendation; a recommendation which has met with no serious opposition from any quarter. Bills have been prepared and endorsed by the Council for this purpose.

2. It is recommended that legislation be enacted to effect a general revision of the fees charged for documents and services issued to and rendered for the public by the various county offices.

At the request of the Washington State Association of County Clerks, the Subcommittee on State and Local Government undertook a survey of fees charged by the various county offices for documents and services issued to and rendered the public. The original statute establishing these fees was enacted in 1907, and it is felt by the county officers that this law is antiquated. It is believed that the cost of issuing the documents and rendering the services concerned cannot be met under the existing fee schedule.

It was brought to the attention of the subcommittee that proposed legislation on this subject had been introduced in the 1949 legislative session. House Bill No. 512, the bill in question, was a revision of the 1907 statute. Upon reviewing this bill, the subcommittee felt that, with a few changes, it could be made to serve for re-introduction.

The subcommittee's recommendation, as endorsed by the Council for transmission to the legislature, is that this bill, with suggested changes, be forwarded to appropriate committees of the legislature for further action.

3. It is recommended that proposed legislation prepared by the Subcommittee on State and Local Government relating to the manner of publication and distribution of voters' pamphlets concerning initiatives
and referendum measures, with all pertinent information, be forwarded to appropriate committees of the legislature with the recommendation that action be taken on the matter.

During the Extraordinary Session of 1950, the problem of printing and distributing voters' pamphlets became a subject of discussion among the members. A survey of the various state methods used to advise the electorate of the content of initiatives, referendums and proposed constitutional amendments was conducted by the subcommittee. The information derived from this survey substantiates the subcommittee's opinion that Washington's present procedure is both ineffective and unnecessarily expensive.

The cost of printing past issues of the pamphlet has approximated $28,000. To this must be added the cost of envelopes in which they are mailed, amounting to $5,200; the cost of addressing, amounting to $37,000; and the cost of postage, approximating $15,500; or a total expenditure of $85,700.

Under the procedure outlined in the subcommittee's bill, savings to the state in postage, envelopes, and printing would amount to approximately $70,000. This procedure calls for distribution of the pamphlet to the voter, at the proper time, from polling places, county offices, and other strategic locations.

REPORT OF LEGISLATIVE COUNCIL ACTIVITIES IN INTERSTATE COOPERATION

Since its creation, the Legislative Council has functioned as Washington's Commission on Interstate Cooperation. During the 1949-1951 biennium, an allocation was made from the Council budget so that the Council might be represented at the many valuable meetings and conferences sponsored and organized by the Council of State Governments, the secretariat of the forty-eight state Commissions on Interstate Cooperation.

Each state is faced with common or similar problems in such matters as public finance, education, employment, highways, veterans affairs, legislative practices, and state-local relations. The Council of State Governments, acting through committees of the state legislators and state officials, studies such problems and develops programs for consideration by the states. The Council is also a channel for the organization of federal-state cooperative programs. Considerable attention is given to the prevention or elimination of interstate trade barriers. Through the medium of regional conferences, problems of these and other fields, such as institutional care and agriculture, are given more detailed study and suggested solutions propounded.

During the past biennium, Washington was represented at various Council of State Governments meetings, regional conferences, and legislative service conferences by one or more of the following Council members: Gerald G. Dixon, Thomas C. Hall, Albert D. Rosellini, Alfred J. Westberg, Bernard J. Gallagher, Robert L. Rutter, Jr., and Chas. W. Hodde.

In addition, at the request of the Council, Representative Julia Butler Hansen and Senator W. C. Raugust, of the Joint Fact-Finding Committee on Highways, Streets and Bridges, attended the Western Highways Policies Committee of the Eleven Western States meetings, February 16-17, 1950, in Salt Lake City, Utah, and October 21-24, 1950, in Santa Fe, New Mexico.

Each member of the Council attending these functions and Representative Hansen and Senator Raugust gave a full report on the proceedings of the conferences to the Council upon their return. Copies of these reports are available to all interested members in the Council office.
## LEGISLATIVE COUNCIL FINANCIAL STATEMENT

Amount in Legislative Expense Appropriation at beginning of biennium, April 1, 1949 ........... $146,993.83  
Amount budgeted for Council Expenditures .......... $106,500.00

<table>
<thead>
<tr>
<th>Expenditure Description</th>
<th>Allocated</th>
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<tbody>
<tr>
<td>Subcommittee on Education and Public Building</td>
<td>$10,000.00</td>
<td>$1,785.16</td>
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<tr>
<td>Special Subcommittee on Juvenile Delinquency</td>
<td>15,000.00</td>
<td>8,301.31</td>
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<tr>
<td>Subcommittee on Legislative Processes and Budgetary Procedure</td>
<td>9,000.00</td>
<td>1,217.99</td>
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<tr>
<td>Subcommittee on Natural Resources</td>
<td>10,000.00</td>
<td>2,454.65</td>
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<tr>
<td>Subcommittee on Public Welfare</td>
<td>15,000.00</td>
<td>12,424.24</td>
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<tr>
<td>Subcommittee on Regulation of Commerce, Industry, Trades and Professions</td>
<td>5,000.00</td>
<td>644.94</td>
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<tr>
<td>Special Subcommittee on Revised State Code</td>
<td>10,000.00</td>
<td>2,967.56</td>
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<tr>
<td>Subcommittee on State and Local Government</td>
<td>9,000.00</td>
<td>5,885.79</td>
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<tr>
<td>Central Office</td>
<td>20,000.00</td>
<td>18,823.82</td>
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<tr>
<td>Travel Account</td>
<td>3,500.00</td>
<td>1,528.07</td>
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<tr>
<td>Totals</td>
<td>$106,500.00</td>
<td>$56,033.53</td>
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Expenditures for November, 1950 (estimated) ........ $8,443.47  
Expenditures for December, 1950 (estimated) ....... 5,823.00  
Expenditures for January, 1951 (estimated) ......... 6,200.00  

Unexpended balance as of January 7, 1951 (estimated) .... $30,000.00
### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Bill</th>
<th>Author and Subject</th>
<th>First Reading</th>
<th>Reported from Committee</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Reported from Speaker</th>
<th>Signed by Governor</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Mr. Savage: Relating to dentistry</td>
<td>19</td>
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<td>2.</td>
<td>Mr. Savage: Relating to daylight saving</td>
<td>19</td>
<td>135</td>
<td>166</td>
<td>192</td>
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<tr>
<td>3.</td>
<td>Mr. Savage: Relating to compensation of justices of the peace</td>
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<tr>
<td>4.</td>
<td>Mr. Anderson: Relating to boundaries and reports of taxing districts</td>
<td>19</td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>5.</td>
<td>Mr. Anderson: Relating to court orders transferring title of real property</td>
<td>19</td>
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<td></td>
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<td></td>
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<tr>
<td>6.</td>
<td>Mr. Anderson: Requiring the filing of subdivision plats with county assessor as well as auditor</td>
<td>19</td>
<td>326</td>
<td>443</td>
<td>469</td>
<td></td>
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<td>7.</td>
<td>Mr. Simmons: Directing department of game to conform with federal acts relating to game restoration</td>
<td>19</td>
<td>136</td>
<td>167</td>
<td>192</td>
<td>840</td>
<td>884</td>
<td>806 S.</td>
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<td>9.</td>
<td>Messrs. Morris and Carmichael: Providing for an increase in water district tax levies</td>
<td>20</td>
<td>80</td>
<td>102</td>
<td>113</td>
<td>706</td>
<td>708</td>
<td>731 S.</td>
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<td>10.</td>
<td>Mr. Morris: Relating to Saturday closing of county offices</td>
<td>20</td>
<td></td>
<td></td>
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<td>12.</td>
<td>Mr. Anderson: Relating to assessments of improvements on real property</td>
<td>20</td>
<td>466</td>
<td>495</td>
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<td>14.</td>
<td>Mr. Morris: Relating to excise tax on motor fuel</td>
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<tr>
<td>15</td>
<td>Messrs. Comfort and King</td>
<td>Making a deficiency appropriation for the state department of health</td>
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<tr>
<td>16</td>
<td>Messrs. Rasmussen, Kupka and Knoblauch</td>
<td>Authorizing separate licenses for hunting and/or fishing</td>
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<tr>
<td>17</td>
<td>Messrs. Simmons and Carmichael</td>
<td>Prohibiting possession and sale of fireworks</td>
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<tr>
<td>18</td>
<td>Messrs. Stonecipher and Loney</td>
<td>Providing an additional judge for Walla Walla County</td>
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<tr>
<td>19</td>
<td>Messrs. Brown (Gordon J.), Bassett and Vane</td>
<td>Making an appropriation to pave Regents Boulevard in Pierce County</td>
<td></td>
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<tr>
<td>20</td>
<td>Messrs. Brown (Gordon J.) and Anderson</td>
<td>Relating to Saturday closing of county offices</td>
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<tr>
<td>21</td>
<td>Mr. Brown (Gordon J.)</td>
<td>Providing semi-monthly payment of salaries for county employees</td>
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<tr>
<td>22</td>
<td>Messrs. Olson (Ole H.) and Henry (Al)</td>
<td>Establishing Secondary State Highway No. 3N in Benton County</td>
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<td>23</td>
<td>Judiciary Committee</td>
<td>Relating to the Revised Code of Washington</td>
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<td>24</td>
<td>Mr. Wenberg (by departmental request)</td>
<td>Creating a revolving fund for state parks and recreation commission</td>
<td></td>
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<tr>
<td>25</td>
<td>Mr. Hurley</td>
<td>Relating to liens on motor vehicles</td>
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<tr>
<td>26</td>
<td>Mr. Forrest</td>
<td>Providing for secondary state highway in Whatcom County</td>
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<tr>
<td>27</td>
<td>Mr. Morris</td>
<td>Relating to a merit system of personnel in counties</td>
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<tr>
<td>28</td>
<td>Mr. Henry (Edward E.)</td>
<td>Relating to damage suits for personal injuries</td>
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<tr>
<td>29</td>
<td>Messrs. Brown (Gordon J.) and Morris</td>
<td>Licensing and regulating electricians</td>
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<tr>
<td>29</td>
<td>(Substitute) Committee on License</td>
<td>Licensing and regulating electricians</td>
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<td></td>
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<tr>
<td>30</td>
<td>Messrs. Beierlein and Smith</td>
<td>Authorizing improvement of navigable river channels</td>
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</table>
### Subject and History of House Bills—Continued

#### Number, Author and Subject

<table>
<thead>
<tr>
<th>Number</th>
<th>Author(s)</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>31.</td>
<td>Messrs. Comfort and Rasmussen</td>
<td>Authorizing certain cities operating public utilities to make wage contracts</td>
</tr>
<tr>
<td>32.</td>
<td>Messrs. Knoblauch and Comfort</td>
<td>Relating to non-profit public utility corporations</td>
</tr>
<tr>
<td>33.</td>
<td>Messrs. Comfort and Rasmussen</td>
<td>Authorizing purchase of certain state lands for park purposes</td>
</tr>
<tr>
<td>34.</td>
<td>Mr. Comfort</td>
<td>Repealing two mill levy for public assistance</td>
</tr>
<tr>
<td>35.</td>
<td>Messrs. Johnson (Charlie) and Zent</td>
<td>Relating to new office building for state in Olympia</td>
</tr>
<tr>
<td>36.</td>
<td>Mrs. Hansen (by departmental request)</td>
<td>Relating to overlegal weight motor vehicles over secondary highways</td>
</tr>
<tr>
<td>37.</td>
<td>Messrs. Comfort and King</td>
<td>Relating to administration of public welfare and assistance</td>
</tr>
<tr>
<td>38.</td>
<td>Mr. Simmons</td>
<td>Relating to annexation of unplatted lands to fourth class cities</td>
</tr>
<tr>
<td>39.</td>
<td>Mr. Vane</td>
<td>Relating to fees for notaries in absentee voting</td>
</tr>
<tr>
<td>40.</td>
<td>Mr. Comfort</td>
<td>Relating to compensation of court reporters</td>
</tr>
<tr>
<td>41.</td>
<td>Mrs. Testu and Mr. Smith</td>
<td>Relating to licenses to holders of motor vehicle radio stations</td>
</tr>
<tr>
<td>42.</td>
<td>Mrs. Hansen, Messrs. Beierlein and Kellogg</td>
<td>Creating a state highway commission</td>
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<tr>
<td>43.</td>
<td>Messrs. Smith, Sorensen and Hess</td>
<td>Requiring a certain underpass on Primary State Highway No. 2</td>
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<tr>
<td>Number</td>
<td>Sponsor/Co-Sponsors</td>
<td>Description</td>
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<tr>
<td>44</td>
<td>Messrs. Young and Wedekind</td>
<td>Providing for the sale of the old university grounds in downtown Seattle</td>
</tr>
<tr>
<td>45</td>
<td>Messrs. Paulsen and Woodall</td>
<td>Relating to tortfeasors</td>
</tr>
<tr>
<td>46</td>
<td>Messrs. Frayn and Gallagher</td>
<td>Relating to lease and management of University metropolitan tract</td>
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<tr>
<td>47</td>
<td>Mr. Neill</td>
<td>Relating to banks and demand payment items</td>
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<tr>
<td>48</td>
<td>Mr. Paulsen</td>
<td>Providing additional superior court judges for Pierce, King and Walla Walla counties and the counties of Island and Snohomish jointly</td>
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<tr>
<td>49</td>
<td>Messrs. Cory and Lorimer</td>
<td>Relating to hours during which state and county offices shall be open</td>
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<tr>
<td>50</td>
<td>Messrs. Pedersen and Forrest</td>
<td>Relating to the boundaries of the forty-first and forty-second legislative districts</td>
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<tr>
<td>51</td>
<td>Messrs. Olson (Ole H.) and Henry (Al)</td>
<td>Relating to mileage allowed for commissioners of public utility districts</td>
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<tr>
<td>51</td>
<td>(Substitute) Committee on Public Utilities</td>
<td>Relating to mileage allowed for commissioners of public utility districts</td>
</tr>
<tr>
<td>52</td>
<td>Messrs. Loney and Stonecipher</td>
<td>Relating to salaries of mayor and commissioners of cities under commission form of government</td>
</tr>
<tr>
<td>53</td>
<td>Messrs. Olson (Ole H.) and Henry (Al)</td>
<td>Conveying certain shore lands in Benton County to City of Kennewick</td>
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<tr>
<td>54</td>
<td>Messrs. Ball and Cooney</td>
<td>Relating to use of certain land at Medical Lake in Spokane County</td>
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<tr>
<td>55</td>
<td>Messrs. King and Morris</td>
<td>Relating to unemployment compensation and salaries of legislators</td>
</tr>
<tr>
<td>56</td>
<td>Messrs. Henry (Al) and Olson (Ole H.)</td>
<td>Relating to use of certain state forest board land in Klickitat County</td>
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<tr>
<td>57</td>
<td>Messrs. Sisson and Ovenell</td>
<td>Relating to diking districts, land and improvements thereon</td>
</tr>
<tr>
<td>58</td>
<td>Mr. Rasmussen</td>
<td>Relating to testimony of public officials in criminal actions regarding their conduct in office</td>
</tr>
<tr>
<td>59</td>
<td>Mr. Ball</td>
<td>Relating to the wearing of red hats while hunting</td>
</tr>
<tr>
<td>NUMBER, AUTHOR AND SUBJECT</td>
<td>First Reading</td>
<td>Second Reading</td>
</tr>
<tr>
<td>---------------------------</td>
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<tr>
<td>60. Messrs. Hillyer and Woodall: Relating to Secondary State Highway No. 3A in Yakima County</td>
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<tr>
<td>61. Messrs. Carty, Orndorff and Ovenell: Relating to fraud in the sale of dairy products</td>
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<tr>
<td>62. Messrs. Sandison, Kirk and Huhta: Relating to professional baseball contracts with high school students</td>
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</tr>
<tr>
<td>63. Messrs. Olson (Ole H.) and Henry (Al): Authorizing conveyance of certain school district land in Benton County to Richland for cemetery</td>
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<tr>
<td>64. Mr. Simmons: Relating to importation of fish or spawn for propagation purposes or for human consumption</td>
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<tr>
<td>65. Messrs. Pedersen and Giboney: Providing for disorganization of townships</td>
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<tr>
<td>66. Mr. Miller (Clyde J.) and Mrs. Hansen: Relating to assessment hearings in diking, drainage and sewer improvement districts</td>
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<td>67. Mr. Forrest: Relating to passing motor vehicles on public highway</td>
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<tr>
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<td>69. Messrs. Henry (Edward E.) and Pedersen: Relating to political expenditures by public service companies</td>
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<td>70. Messrs. Rasmussen, Paulsen and Hoff: Relating to the enforced-support of dependents</td>
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<tr>
<td>71. Messrs. Lennart and Pedersen: Relating to Secondary State Highway No. 1A in Whatcom County</td>
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<tr>
<td>No.</td>
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<td>Description</td>
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<tr>
<td>72.</td>
<td>Messrs. Carmichael and Griffith and Mrs. Hansen</td>
<td>Requiring red paint and sirens on all fire equipment.</td>
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<tr>
<td>73.</td>
<td>Messrs. Comfort and Bassett</td>
<td>Relating to unprotected mine shafts, wells and other excavations.</td>
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<tr>
<td>74.</td>
<td>Mr. Forrest</td>
<td>Providing a retail sales tax on newspaper, magazine and other periodical advertising.</td>
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<tr>
<td>75.</td>
<td>Mr. Loney (by departmental request)</td>
<td>Regulating pesticide poisons for weed and rodent control.</td>
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<td>76.</td>
<td>Messrs. Brown (Gordon J.), Hofmeister and Mardesich</td>
<td>Eliminating pension contributions by firemen during war service.</td>
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<td>77.</td>
<td>Messrs. Carty, Jeffreys and Frayn</td>
<td>Creating an interim legislative budget committee.</td>
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<tr>
<td>78.</td>
<td>Messrs. Carmichael, Mardesich and Cory</td>
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<td>79.</td>
<td>Mr. Powell</td>
<td>Relating to mortgages to secure loans on real property.</td>
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<td>80.</td>
<td>Messrs. Knoblauch, Kirk and Johnston (Elmer E.)</td>
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<tr>
<td>81.</td>
<td>Messrs. Carmichael and Griffith and Mrs. Hansen</td>
<td>Relating to the painting and equipment on ambulance and invalid coaches.</td>
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<tr>
<td>82.</td>
<td>Messrs. Paulsen and Comfort</td>
<td>Providing for additional tax levies to finance Metropolitan park districts.</td>
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<tr>
<td>83.</td>
<td>Messrs. Paulsen and Comfort</td>
<td>Extending the taxing power of Metropolitan park district commissioners.</td>
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<tr>
<td>84.</td>
<td>Mr. Paulsen</td>
<td>Relating to homestead exemptions in probate proceedings.</td>
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<td>85.</td>
<td>Messrs. Riemcke and Vane</td>
<td>Repealing discount on liquor purchases by Class H licensees.</td>
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<td>86.</td>
<td>Mr. Adams</td>
<td>Relating to Salt Creek State Park.</td>
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<td>87.</td>
<td>Messrs. Comfort, Miller (Floyd C.) and Eldridge</td>
<td>Creating a state board for boiler regulation and inspection.</td>
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<tr>
<td>88.</td>
<td>Messrs. Morris and Kupka</td>
<td>Relating to jail reports of county sheriffs.</td>
</tr>
<tr>
<td>NUMBER</td>
<td>AUTHOR AND SUBJECT</td>
<td>FIRST READING</td>
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<td>13.</td>
<td>(Substitute) Committee on Mines and Mining</td>
<td>Amending the mine to market road act and making an appropriation</td>
<td>297</td>
<td>311</td>
<td>382</td>
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<td>15.</td>
<td>Senator Sapp</td>
<td>Relating to establishing local utility districts within P.U.D.s</td>
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<td>17.</td>
<td>Senator Brown</td>
<td>Relating to garnishment of veterans' bonus payments</td>
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<td>20.</td>
<td>(Substitute) Committee on Revenue and Taxation</td>
<td>Relating to municipal bond elections</td>
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<td>28</td>
<td>Senator Sutherland</td>
<td>Relating to filing of plats, subdivisions or dedications with county auditor</td>
<td>103 166 674 741 741</td>
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<td>Relating to the establishment of boundaries of taxing districts</td>
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<td>Senators Dixon and Rosellini</td>
<td>Relating to the reciprocal family support enforcement act</td>
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<td>Relating to the disorganization of townships</td>
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<td>Senator Gallagher</td>
<td>Relating to the residential qualifications of municipal employees</td>
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<td>39</td>
<td>Senator Sapp</td>
<td>Relating to vacations and sick leaves for county employees</td>
<td>384 384 635 637</td>
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<td>40</td>
<td>Substitute Senator Flanagan</td>
<td>Relating to the sale of fireworks</td>
<td>245 247 364 654 655</td>
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<td>46</td>
<td>Senators Dixon and Shank</td>
<td>Creating a legislative budget committee</td>
<td>117 119 151 313 266 298 338 338</td>
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<td>47</td>
<td>Senator Keefe</td>
<td>Regulating the conduct of boxing and wrestling contests</td>
<td>434 435 643 633 633</td>
<td>709 710</td>
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<td>52</td>
<td>Senator Ganders</td>
<td>Relating to limitation of admission taxes by counties</td>
<td>109 118 337 365 540</td>
<td>629 631</td>
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<td>53</td>
<td>Senator Ganders</td>
<td>Relating to limitation of admission taxes by cities and towns</td>
<td>109 113 337 366 541</td>
<td>629 631</td>
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<td>54</td>
<td>Senator Witten</td>
<td>Relating to appointment of police judges in certain instances</td>
<td>245 247 297</td>
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<td>55</td>
<td>Senators Shannon and Riley</td>
<td>Amending the law which created public service commissions</td>
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<td>58</td>
<td>Senator Flanagan</td>
<td>Abolishing Salt Creek State Park</td>
<td>117 120 179 219 267</td>
<td>297 298</td>
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<td>59</td>
<td>Senators Hall and Lee</td>
<td>Permitting open season on beavers in certain counties</td>
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<td>60</td>
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<td>Abolishing the commercial motor vehicle safety division of the state patrol</td>
<td>109 113 233 274 542</td>
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<td>Senator Ganders</td>
<td>Relating to enforcement of traffic laws and regulations</td>
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<td>62. Senator Kimball: Authorizing paroles of certain persons sentenced to the penitentiary under mandatory life sentence</td>
<td>180</td>
<td>182</td>
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<td>671</td>
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<td>63. Senator Kimball: Authorizing reduction in certain instances of minimum term of inmates confined in penitentiary who are accepted in the armed forces</td>
<td>180</td>
<td>182</td>
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<td>64. Senator Kimball: Relating to probation of defendants convicted of crime</td>
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<td>65. Senators Roup and Pearson: Relating to wilful vandalism on the highways</td>
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<td>66. Senator Hutchinson: Relating to guardianship of incompetent veterans</td>
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<td>67. Senators Lee and Zednick: Permitting the investment of surplus state funds in state warrants in certain cases</td>
<td>645</td>
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<td>69. Senator Edwards: Relating to senatorial district boundary lines</td>
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<td>686, 710</td>
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<td>70. Senator Edwards: Authorizing fourth class cities to borrow money from the state employees' retirement board</td>
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<td>72. Senators Todd and Rogers: Establishing a revolving fund for the use of the Washington Toll Bridge Authority</td>
<td>238</td>
<td>238</td>
<td>513</td>
<td>749</td>
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<td>73. Senator Dixon: Relating to fees of jurors, witnesses and public officers</td>
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<td>76.</td>
<td>Senators Hall and Sapp: Relating to warrants issued by county auditors</td>
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<td>78.</td>
<td>Senators Lee and Cowen (by departmental request): Relating to collection of compensating tax on motor vehicles</td>
<td>163</td>
<td>168</td>
<td>257</td>
<td>275</td>
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<td>80.</td>
<td>Senator Hall (by departmental request): Directing the tax commission to prepare and publish a new property assessment manual</td>
<td>271</td>
<td>274</td>
<td>433</td>
<td>634</td>
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<td>81.</td>
<td>Senator Hall: Relating to refunds by certain persons receiving public assistance</td>
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<td>82.</td>
<td>Senators Hall and Todd: Granting to the supervisor of flood control the administration and enforcement of laws relating to flood control</td>
<td>338</td>
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<td>482</td>
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<td>84.</td>
<td>Senators Riley and Brown: Increasing compensation of court reporters</td>
<td>338</td>
<td>339</td>
<td>633</td>
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<td>85.</td>
<td>Senators Flanagan and Sapp: Relating to the licensing of pinball machines</td>
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<td>Senator Sapp: Relating to the destruction by the director of licenses of certain reproduced documents</td>
<td>103</td>
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<td>87.</td>
<td>Senator Dahl: Providing for joint operation of municipal water system with an adjoining town in another state</td>
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<td>Senator Brown: Relating to bonds of guardian in guardianship</td>
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<td>Senators Cowen and Happy: Restricting purchases by utility districts of electric utilities in first class cities</td>
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<td>Senator French (by departmental request): Authorizing use of public lands for state park purposes</td>
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<td>Senator Pearson: Relating to calls for bids by cities and towns</td>
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<td>Senator Sutherland: Relating to joint bank deposits</td>
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<td>Senator Shank: Permitting in certain cases trial by court of persons charged with crime</td>
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<td>Senator Shank: Relating to filing of conditional sale contracts with secretary of state</td>
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<td>Senator Shank: Relating to uniform enforcement of foreign judgments acts</td>
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<td>100. Senator Shank: Relating to sureties and providing for joint control</td>
<td>238</td>
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<td>102. Senator Shank: Relating to the dissolution of partnerships by reason of death of one of the partners</td>
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<td>103. Senator Shank: Relating to court costs and attorneys' fees in supreme court appeals</td>
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<td>104. Senators Hall and Riley: Requiring certain organizations to make annual reports to the director of social security</td>
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<td>107. Senators Copeland and Roup: Relating to the control of forest insects and tree diseases, and making appropriations in certain cases</td>
<td>257</td>
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<td>108. Senator Clark (by departmental request): Providing refunds of motor vehicle fuel tax consumed by the United States off the public highways</td>
<td>215</td>
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<td>887, 899, 908, 910</td>
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<td>109. Senators Todd, Rogers and Witten: Relating to the establishment of local authorities to cooperate with the state toll bridge authority</td>
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OF THE
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FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 27, 1951.

The Speaker, Representative Charles W. Hodde, of the Thirty-second
Regular Session of the Legislature, called the House to order at eleven o'clock
a. m.

Prayer was offered by the Reverend Franklin W. Harper, Minister of the
Westminster United Presbyterian Church of Olympia.

MESSAGES FROM THE SECRETARY OF STATE

United States of America,
State of Washington, Department of State.

To the Honorable Speaker of the House of Representatives,

Sm: I, Earl Coe, Secretary of State of the State of Washington and custodian of the
Seal of said State, do hereby certify that I have carefully compared the annexed copy
of a proclamation by the Governor calling an extraordinary session of the Legislature
to convene on the 27th day of March, 1951, with the original copy of said proclamation
now on file in this office, and find the same to be a full, true and correct copy of said
original, and of the whole thereof, together with all official endorsements thereon.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of
of the State of Washington. Done at the Capitol, at Olympia, this 27th day of March,
1951.

(EARL COE, Secretary of State)

OFFICE OF THE GOVERNOR

Filed March 20, 1951,
EARL COE, Secretary of State.

A Proclamation by the Governor:

WHEREAS, the 1949 Session of the Legislature provided no additional revenue to carry
out the provisions of Initiative Measure No. 172 which caused a $49,000,000 deficit in the
General Fund of the State; and

WHEREAS, the 1951 Session of the Legislature appropriated $45,000,000 more than existing
revenue to cover either the additional appropriations or the deficit incurred during
the current biennium by the passage of Initiative Measure No. 172; and

WHEREAS, because of this financial condition that confronts the state,

AN EMERGENCY exists, constituting an extraordinary occasion within the meaning of
the Constitution of the State of Washington:
Now, Therefore, I, Arthur B. Langlie, Governor of the State of Washington by virtue of the authority in me vested by the Constitution, do hereby convene the Legislature of the State of Washington in extraordinary session in the Capitol at Olympia on the 27th day of March, A. D., 1951, at the hour of 11:00 o'clock A. M., and

Do Hereby Specify, in accordance with the requirements of the Constitution that the purpose for which the Legislature is convened is to balance the Budget of the state by keeping appropriations within the present tax structure or by providing means for increasing the state’s revenue.

In Witness Whereof, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia this nineteenth day of March, A. D., nineteen hundred and fifty-one.

ARTHUR B. LANGLIE,
Governor of Washington.

BY THE GOVERNOR:
EARL COE, Secretary 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 according to the records now on file in my office, there has been no change in the membership of the House of Representatives since the adjournment of the Thirty-second Session of the State Legislature.

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 27th day of March, A. D. 1951.

EARL COE,
Secretary of State.

The roll was called and all members were present except Representatives Ball, Johnston (Elmer E.), McLean and Smith.

RESOLUTION

Resolution by Mr. O'Brien:

Resolved, That the rules which governed the House of Representatives for the Thirty-second Session of the Legislature be adopted by the House as the permanent rules of this Extraordinary Session of the Thirty-second Legislature.

Mr. O'Brien moved that the resolution be adopted.

POINT OF INFORMATION

Mr. Woodall:

"In our rules that this resolution proposes to adopt, did we not have the rule to keep lobbyists out of the House chamber a certain length of time after sessions and prior to sessions?"

The reading clerk read House Rule 26, subsection 6.

Mr. Woodall moved the adoption of the following amendment to the resolution by Mr. O'Brien:

Amend rule 26, page 243 of the 1951 legislative manual—strike the whole of subsection 6 and insert in lieu thereof the following: " * * * other persons, upon presentation of cards of admittance issued by the Speaker and subject to revocation, may be admitted for one hour, said one hour to commence thirty minutes after the adjournment each day the House is in session."

Debate ensued.

The motion was carried and the amendment was adopted.

POINT OF INFORMATION

Mr. Woodall:

"Does the motion to adopt the resolution, as submitted by Mr. O'Brien, include the composition of the standing committees?"
The Speaker:

“It does, Mr. Woodall, insofar as the number of members on the committees are concerned, but not the membership of the committees.”

MESSAGE FROM THE SENATE

Senators Rogers, Jones and Washington appeared before the bar of the House and Senator Washington reported that the Senate was organized and ready to proceed with business.

Mr. Woodall moved the adoption of the following amendment to the resolution by Mr. O’Brien:

Amend rule 59, page 251 of the 1951 legislative manual, after the words “as follows” strike the colon (:) and insert in lieu thereof a period (.) and add the following: “The membership of the Committee on Appropriations shall reflect the proportion of each political party in the same proportion as the composition of the House.”

MOTION

Mr. O’Brien:

“Mr. Speaker, I move that the amendment by Mr. Woodall be referred to the Committee on Rules and Order.”

POINT OF ORDER

Mr. Woodall:

“Point of order, Mr. Speaker. I believe Mr. O’Brien’s motion is out of order, in that we do not yet have a Committee on Rules and Order.”

RULING BY THE SPEAKER

The Speaker:

“The point is well taken, Mr. Woodall.”

Debate ensued.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Woodall.

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

The Clerk called the roll on the amendment by Mr. Woodall, and the motion was lost by the following vote: Yeas, 44; nays, 51; absent or not voting, 4; and the amendment was not adopted.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bassett, Clark, Comfort, Cory, Dootson, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hoeffel, Hoff, Hurley, Jeffreys, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Vane, Woodall, Zent—44.

Those voting nay were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Marde-sich, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O’Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—51.

Those absent or not voting were: Representatives Ball, Johnston (Elmer E.), McLean, Smith—4.
Mr. Gordon moved the adoption of the following amendment to the resolution: 

Amend rule 26, page 242 of the 1951 legislative manual—strike the whole of subsection 4 and insert in lieu thereof the following: "* * * * Former members of the legislature shall be permitted upon the floor of the House during the session only for the purpose of being introduced by the Speaker, and shall retire therefrom immediately after leaving the rostrum."

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion was carried on a rising vote and the amendment was adopted.

The Speaker declared the question before the House to be the adoption of the resolution by Mr. O'Brien as amended.

The motion by Mr. O'Brien was carried and the resolution, as amended, was adopted.

The Speaker called on Mr. S. R. Holcomb, Chief Clerk of the thirty-second regular session of the legislature, to preside.

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

The Chief Clerk recognized Mr. O'Brien.

Mr. O'Brien: 

"Mr. Chief Clerk, Justice Hill, Ladies and Gentlemen of the House: 

"It is again my pleasure and privilege to place in nomination the name of a man who has done an outstanding job as Speaker of the House of Representatives during the past three sessions. During the past sessions, I know that he has conducted the office of Speaker on a very high plane. In my opinion, he was entirely above petty politics at all times. He tried to solve the problems of our state in a statesman-like manner. He knew what the issues were. He studied them. He was very conscientious and I think he did a splendid job. I know he spent many hours—long hours—working with the House and Senate in an attempt to work out difficulties which we encountered. If his program had been carried out, we wouldn't be here today. As far as having knowledge of our state government, he is surpassed by no one. Therefore, it is my pleasure to place in nomination the name of Mr. Charles W. Hodde."

The Chief Clerk recognized Mr. Comfort.

Mr. Comfort: 

"Ladies and gentlemen, this House is extremely fortunate in having so many men who are ably qualified to fill the position of Speaker of the House and we take pleasure in calling to your attention that we Republicans also have a man in whom we have confidence. This man has demonstrated his ability on the floor, and has demonstrated his familiarity and knowledge of parliamentary procedure. He has shown himself to be above small party politics, and is one who is generous and understanding. I place before you the name of Mr. Perry B. Woodall for Speaker of the House."

There being no further nominations, the Clerk called the roll and Mr. Hodde was elected Speaker of the House of Representatives by the following vote: Mr. Hodde, 52; Mr. Woodall, 42; absent or not voting, 5.

Those voting for Mr. Hodde were: Representatives Adams, Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Knoblauch, Kupka, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Woodall, Young—52.
Those voting for Mr. Woodall were: Representatives Anderson (B. Roy), Anderson (Eva), Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hodde, Hoefel, Hoff, Hurley, Jeffreys, Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Riemcke, Schumann, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Wintler, Zent—42.

Those absent or not voting were: Representatives Ball, Johnston (Elmer E.), McLean, Powell, Smith—5.

Mr. Charles W. Hodde, having received the constitutional majority vote of the House, was declared Speaker of the House of Representatives.

The Chief Clerk appointed Representatives Forrest and Jones (Mrs. Vincent F.) to escort Mr. Hodde to the rostrum.

Representatives Forrest and Jones (Mrs. Vincent F.) escorted Mr. Hodde to the rostrum and the Honorable Matthew W. Hill, Justice of the State Supreme Court, administered the oath of office to him.

The Speaker assumed the Chair.

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

The Speaker recognized Mr. Adams.

Mr. Adams:

"It is not necessary for me to say very much in placing before you the name of this splendid gentleman. I am sure that each and every one of you, who has served with him in this legislature, has become familiar with his ability, his kindness, his consideration of everyone, and his readiness and willingness to help all of us here on the floor. Indeed, it is a great pleasure to have the privilege to nominate Mr. S. R. Holcomb for the office of the Chief Clerk of the House of Representatives."

On motion of Mr. Holliday, further nominations were closed.

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, 93; nays, 0; absent or not voting, 6.

Those voting for Mr. Holcomb were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblach, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Ball, Johnston (Elmer E.), McLean, Powell, Simmons, Smith—6.

The Speaker announced that Mr. S. R. Holcomb, having received the unanimous vote of the House, was elected Chief Clerk of the House of Representatives, and appointed Representatives Young and Anderson (B. Roy) to escort Mr. Holcomb to the rostrum.

Representatives Young and Anderson (B. Roy) escorted Mr. Holcomb to the rostrum and the Honorable Matthew W. Hill, Justice of the State Supreme Court, administered the oath of office to Mr. Holcomb.
Court, administered the oath of office to him.

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

The Speaker recognized Mr. Morris.

Mr. Morris:

"Mr. Speaker, Ladies and Gentlemen:

"I would like to place in nomination for the office of Sergeant-at-Arms, the name of a man who served us very capably and very efficiently during the past session, Mr. Vic Skinner."

There being no further nominations, the Clerk called the roll and Mr. Victor C. Skinner was unanimously elected Sergeant-at-Arms of the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting for Mr. Skinner were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenger, Wintler, Woodall, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Ball, Johnston (Elmer E.), McLean, Simmons, Smith—5.

The Speaker announced that Mr. Skinner, having received the unanimous vote of the House, was elected Sergeant-at-Arms of the House of Representatives, and appointed Representatives Adams and Gordon to escort Mr. Skinner to the rostrum.

Representatives Adams and Gordon escorted Mr. Skinner to the rostrum and the Honorable Matthew W. Hill, Justice of the State Supreme Court, administered the oath of office to him.

RESOLUTION

Resolution by Mr. O'Brien:

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

On motion of Mr. O'Brien, the resolution was adopted.

APPOINTMENT OF SPECIAL COMMITTEE

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

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTIONS

House Concurrent Resolution No. 1, by Representative O'Brien:

Relating to notifying the governor that the legislature is organized.

The resolution was read the first time by title.
On motion of Mr. O'Brien, the rules were suspended, the resolution was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, 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. O'Brien, House Concurrent Resolution No. 1 was immediately transmitted to the Senate.

**House Concurrent Resolution No. 2,** by Representative O'Brien:

Relating to a joint session of the House and Senate to receive a message from the governor.

The resolution was read the first time by title.

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

On motion of Mr. O'Brien, 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. O'Brien, 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.

**RESOLUTION**

Resolution by Mr. Adams:

Resolved, That the state auditor be, and he is hereby directed to draw his warrants for payment of the members' subsistence allowance every seventh day of the session, upon subsistence payrolls which shall be signed by the members and certified to by the Speaker and Chief Clerk of the House, and he is hereby authorized and directed to deliver the said warrants to the Chief Clerk of the House, taking his receipt therefor.

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

**RESOLUTION**

Resolution by Mr. Adams:

Resolved, That the state auditor be, and he is hereby directed to draw his warrants for the payment of the salaries of the employees of the House of Representatives every seventh day of the session, upon salary payrolls which shall be signed by each employee, and certified to by the Chief Clerk of the House, and the said state auditor is authorized and directed to deliver the warrants to the Chief Clerk of the House, taking his receipt therefor.

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

**MESSAGES FROM THE SENATE**

Senate Chamber,
Olympia, Wash., March 27, 1951.

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. Sieber, Secretary.
Mr. Speaker:
The President has appointed as Senate members of the committee authorized under House Concurrent Resolution No. 1, to notify the governor that the legislature is organized and ready for business, Senators Lindsay and French.

HERBERT H. SIeler, Secretary.

APPOINTMENT OF SPECIAL 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, Representatives Woodall, Timm and Henry (Al).
The Speaker declared the House at ease.
The Speaker called the House to order.

REPORT OF SPECIAL COMMITTEE

Representatives Woodall, Timm and Henry (Al), the committee appointed to wait upon the governor, appeared before the bar of the House, and Representative Henry (Al), reporting for the committee, stated it had waited upon the governor, delivered to him the message of the House, and that Governor Arthur B. Langlie expressed a desire to appear before a joint session of the legislature at 12:20 o'clock p. m., Tuesday, March 27, 1951, to deliver his message.

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 of the legislature was called to order at 12:20 o'clock p. m. by the President of the Senate.
The Secretary of the Senate called the roll of the Senate and all members were present except Senators Bargreen, Miller and Roup.
The Clerk called the roll of the House and all members were present except Representatives Ball, Johnston (Elmer E.), McLean and Smith.
The President announced that the joint session was called for the purpose of receiving a message from Governor Arthur B. Langlie.

MOTION

Representative Adams moved that a committee of five be appointed, two from the Senate and three from the House, to notify the governor that the Senate and House were in joint session and were ready to receive his message.
The motion was carried.

APPOINTMENT OF SPECIAL COMMITTEE

The President appointed the following committee to notify the governor that the Senate and House were in joint session and were ready to receive his message: Senators McMullen and Todd, and Representatives Ridgway, Frayn and Carty.
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 Arthur B. Langlie.

Governor Langlie was escorted to a seat upon the rostrum. (Applause.)

The President of the Senate:

"Members of the Legislature, Ladies and Gentlemen:

"It is my great honor at this time to present His Excellency, the Governor of the State of Washington." (Applause).

MESSAGE OF GOVERNOR ARTHUR B. Langlie TO THE LEGISLATURE

Mr. President, Mr. Speaker, Ladies and Gentlemen of the Legislature:

Your return to the legislative halls of the state has not only meant a great deal of inconvenience to all of you, but has involved considerable personal sacrifice. This I could not help but realize when I called you back so soon after the adjournment of your thirty-second session. Nevertheless, the problems and policies of state finance are so serious that I felt in all honesty no other course was open to me than to ask that you return while these matters are fresh in your minds.

Moreover, the problems become more serious with each passing week. If expenditures are to be made on the basis of the appropriation bills you passed—then any delay in providing new revenue means higher imposition of taxes to be collected in an ever-shortening period of time. Even now we have lost one month of the twenty-four in the next biennium.

If on the other hand appropriations are to be reduced, all agencies of government should know at once, so that plans can properly be laid for dealing with problems these reductions will bring as the new biennium begins.

Then, there is the problem of issuing bonds. The people by their votes and you by legislative act have authorized the issuance of over 100 million dollars worth of state bonds. The obligations to be issued by the state, if and when the supreme court approves their legality, are dependent for a favorable sale on the general conditions surrounding the marketing of these bonds. In the interest of sound business for the people of this state, it is incumbent on us to create the most favorable market conditions possible. In doing so we can save hundreds of thousands of dollars over the redemption period of the bonds in interest rates alone. A most important step in that direction is to put our financial house in order at once.

You are familiar with the figures in connection with the general fund. You know that at the close of this biennium we will be approximately 49 million dollars in the red. You know too that on the basis of the appropriation bills that you passed and without new revenues, this deficit would have increased 94 million. In all probability state government could have operated only a few months when serious credit limitations would have been imposed, thus jeopardizing all agencies of government that would depend upon the appropriations made at the thirty-second session of the legislature. Since your adjournment we have carefully reviewed the estimates of revenue for the next two years and despite all that has been said to the contrary we are satisfied that our estimates are as close to being accurate, as careful calculation and forecasting can make them.

The scope of matters for your deliberations is not known to me. You, of course, are not limited in this special session. However, I shall not now make any recommendations to you except with respect to the fiscal policies of the state.

In that connection I can but reiterate the essential points of my message to you on January 10, at which time I recommended the moderate budget and the broadening of revenue opportunities for local government. I believe that this is the best answer to the 94 million dollar question which confronts you.

Every consideration since the general session has also strengthened our belief that such a program presents the greatest opportunities for the long range well-being of state and local government, and for giving the people a better opportunity to understand the needs and the responsibilities of these times.

Many years ago, because of the disproportionate tax load that property was carrying, our state embarked upon a policy of tax limitation which took a great burden—almost an overbearing burden of taxes—off of the property owners. As a result of that, the responsibility for raising revenues to support local government shifted rapidly to state government. That burden has been increasing through the years to the point where now the share of taxes raised by state government is completely out of line with proper responsibilities on the local level of government. The error of shifting taxes to the state is being evidenced as each biennium passes. Proper controls and the responsibility for
expenditure of funds has been difficult and has developed expansive ideas of spending without the corresponding responsibility for raising revenue. This is not an easy matter to adjust. As I pointed out in my January message, a first step must be to free local government to the maximum extent in allowing them responsibilities not only of administration, but responsibilities for raising funds.

In the regular session of the thirty-second legislature just completed, it was evident that it was most difficult for legislators to decide on a proper additional tax source for the State of Washington. Everyone with an interest to protect pressed upon the legislature arguments—whether true, half true, or false—why taxes should not be passed; or why some other tax that would not affect them was better than the one proposed. The legislators were in no position, in many instances, to evaluate accurately this information and on many occasions were unwilling to rely upon the factual information of technicians who had spent considerable time in studying the problem.

The whole question of taxation and revenue as now applied to the poorly defined responsibilities of state and local governments demands objective study. The tax structure and revenue raising procedures of governments in this state are becoming more and more inconsistent with sound principles of effective, representative government.

The problem of basic tax reform, however, is long range in scope and does not solve our immediate obligations. We must, however, make a start now and that start must be made in the area of local government. If local government continues to look more and more to the state for the financial support of its services, or if the responsibilities of local governments are continuously shifted to the state, the cost to the taxpayer will inevitably be more. More than this, the necessary understanding and cooperation in government deteriorates as the bickering and quarreling over state funds becomes more intensified at each session of the legislature. We must not weaken local self government by keeping from local officials the responsibilities for raising the money they spend for the local services the people want. The myth that the money being spent through the state or federal government does not come out of the pockets of local taxpayers must be exploded now.

In view of the need for a redefinition of financial responsibility, it is necessary that an extensive study be made during the next two years. This study should be made by a well balanced and representative commission of outstanding citizens. In my judgment, the method used by the federal government in setting up the Hoover Commission might well be followed. I therefore suggest that four members be appointed by the House of Representatives, four by the Senate—and that of these eight members not more than two be appointed from each house; and the remaining four members of the twelve man commission be appointed by the governor.

We should furnish sufficient funds to such a commission to enable it to employ the best skills available to give this subject the most careful and painstaking study and review. Surely there are enough able, thoughtful and respected citizens in the State of Washington to make such a study and to establish the integrity of their recommendations. The results of such a study will serve as a guide for all interests in the state in the building of a sound tax structure, consistent with the best in representative government—a guide which places responsibilities where they properly belong and insures the future in the development of constructive government.

There is one problem that requires your immediate attention. Public assistance payments should suffer no delay if severe hardships upon our aged citizens are to be avoided. Therefore, an emergency appropriation is required providing the necessary funds for the month of April. This bill is prepared and I am requesting that you act upon it without delay.

As in the past, the Governor's office and all administrative offices under my jurisdiction are prepared to give you the fullest cooperation and assistance. Let us work together, as servants of all the people, adopt a balanced budget and continue the search for a wise and far-sighted fiscal policy for our state.

Let us be seekers after truth, for it is the truth that keeps us free.

The President announced that the special committee would escort His Excellency, Governor Arthur B. Langlie to the governor's chambers.

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

On motion of Mr. Adams, the joint session was dissolved.
The Speaker requested the Sergeants-at-Arms of the Senate and of the House to escort the President of the Senate and the Senators to the Senate chambers.

The Speaker called the House to order at 2:15 o'clock p. m.

MOTION

On motion of Mr. O'Brien, the House recessed until three o'clock p. m.

AFTERNOON SESSION

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 Ball, Brown (Gordon J.), Eldridge, Gallagher, Giboney, Hurley, Johnston (Elmer E.), Olsen (Ray), Paulsen, Simmons and Smith.

APPOINTMENT OF COMMITTEES

The Speaker announced the reappointment of the standing committees of the thirty-second legislature to be the standing committees of this extraordinary session of the thirty-second legislature.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 27, 1951.

Mr. Speaker:

We, of your committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 1; also Enrolled House Concurrent Resolution No. 2, have compared same with the original resolutions and find them correctly enrolled. Mrs. Vincent F. Jones, Chairman.

We concur in this report: Newman H. Clark, Marshall Forrest.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 1; also House Concurrent Resolution No. 2.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 27, 1951.

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 extraordinary session of the thirty-second legislature, and recommend that these amounts be allowed:
<table>
<thead>
<tr>
<th>NAME</th>
<th>COUNTIES REPRESENTED</th>
<th>ADDRESS</th>
<th>Miles</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geo. N. Adams</td>
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<td>Star Route 1, Box 165, Shelton</td>
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<td>B. Roy Anderson</td>
<td>King</td>
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<td>Eva Anderson</td>
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<td>Box 785, Chelan</td>
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<tr>
<td>Robert C. Bailey</td>
<td>(Pacific, Grays Harbor)</td>
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<td>Howard T. Ball</td>
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<td>Wally Carmichael</td>
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<td>W. E. Curti</td>
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<td>Julia Butler Hansen</td>
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<td>Al Henry</td>
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<td>15558 Echo Lake Place, Seattle</td>
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<td>Claude E. Loos</td>
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<td>August P. Mardeck</td>
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<td>Floyd O. Miller</td>
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<td>Marshall A. Nell</td>
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</tbody>
</table>

**ADDRESS**

- Dayton: 762
- White Salmon: 300
- 15558 Echo Lake Place, Seattle: 140
- 1414 S. W. 16th St., Seattle: 128
- 413 S. 9th St., Sunnyside: 522
- Box 395, Coeville: 1024
- 209 W. Sixth, Ritzville: 567
- 208 Rust Building, Tacoma: 70
- Box 926, Enumclaw: 128
- 1806 Broadway, Vancouver: 288
- Cheney: 310
- 354 Kerr Ave., Hoquiam: 100
- 517 Paulsen Bldg., Spokane: 850
- 2016 Capitol Way, Olympia: 2
- 714 W. 14th Ave, Spokane 9: 850
- Box 343, Waterville: 478
- 361 E. 15th St., Seattle 55: 153
- 304 Columbia Bldg., Spokane 8: 850
- 536 N. First St., Montesano: 8
- Box 293 Raymond: 182
- 1236 Bigelow North, Seattle: 128
- 237 Wahle Road, Sumner: 65
- 801 South 9 Street, Tacoma 3: 58
- 801 Boyer Ave., Seattle 2: 114
- Box 1376, Wenatchee: 430
- 541 Newell St., Walla Walla: 741
- Route 6, Box 26, Olympia: 15
- 1531 Grand Ave., Everett: 127
- 110 S. Pearl St., Centralia: 65
- 776 Lakeside Drive, Moses Lake: 500
- Route 3, Box 202, Winlock: 172
- 2906 N. 62nd St., Seattle 3: 150
- 4729 Roosevelt Way, Seattle 6: 130
- First Natl’ Bank Bldg., Pullman: 850

On motion of Mr. Hillyer, the report of the Committee on Claims, Auditing and Printing was adopted.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 27, 1951.

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

HERBERT H. SIETER, Secretary.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 3, by Representative O'Brien:
Adopting the joint rules of the extraordinary session of the thirty-second legislature.

The resolution was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent
Resolution No. 3 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House 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.

**FIRST READING OF SENATE BILLS**

**Senate Bill No. 1**, by Senator Zednick:

An Act appropriating the sum of fifty thousand dollars, 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. O'Brien, the rules were suspended, Senate Bill No. 1 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 1 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. 1, 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), Bailey, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Gallagher, Hurley, Johnston (Elmer E.), Olson (Ole H.), Smith, Vane—8.

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.

**Senate Bill No. 2**, by Senator Kimball:

An Act appropriating the sum of fifteen thousand dollars, 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. O'Brien, the rules were suspended, Senate Bill No. 2 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 2 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. 2, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffrey, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Carmichael, Pedersen—2.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Gallagher, Giboney, Hurley, Johnston (Elmer E.), McLean, Smith—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.

MOTIONS

On motion of Mr. O'Brien, House Concurrent Resolution No. 3, Senate Bill No. 1 and Senate Bill No. 2 were ordered immediately transmitted to the Senate.

On motion of Mr. O'Brien, the House recessed until 4:30 o'clock p. m.

MIDAFTEFRNNOON SESSION

The Speaker called the House to order at 4:30 o'clock p. m.

The Clerk called the roll and all members were present except Representatives Ball, Brown (Gordon J.), Ford, Gallagher, Hess, Johnston (Elmer E.) and Smith.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 27, 1951.

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 1; also House Concurrent Resolution No. 2, and the same are herewith transmitted.
HERBERT H. STELTER, Secretary.

Senate Chamber,
Olympia, Wash., March 27, 1951.

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

The Speaker announced that he was about to sign: Senate Bill No. 1; also Senate Bill No. 2.
On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Wednesday, March 28, 1951.

S. R. HOLCOMB, Chief Clerk.
MOTION

Mr. O'Brien moved that all bills passed by the regular session of the thirty-second legislature which were vetoed or partially vetoed by the governor be re-referred to the Committee on Rules and Order.

The motion was carried on a rising vote.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 27, 1951.

MR. SPEAKER:
The Senate has passed: Senate Bill No. 4, and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.

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. 1, by Representative Olson (Ole H.):
An Act making appropriations and reappropriations 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 the relief of certain individuals, corporations, counties and municipalities, and for transfers, and for deficiencies, and for appropriation of revolving funds, 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, 1951, and ending March 31, 1953, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 2, by Representative Olson (Ole H.):
An Act making appropriations and reappropriations 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 the relief of certain individuals, corporations, counties and municipalities, and for transfers, and for deficiencies, and for appropriation of revolving funds, 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, 1951, and ending March 31, 1953, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 3, by Representative Wedekind (by departmental request):
An Act relating to revenue; providing for the collection of the state share of the proceeds of the sale of stray logs, prescribing the duties of state agencies in enforcing and collecting such revenue, creating a revolving fund, defining
crimes, making an appropriation, amending certain sections of chapter 76.40, R.C.W., adding two new sections thereto, and declaring an emergency.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 4, by Representatives Ford and Powell (by departmental request):
An Act relating to revenue and taxation; amending certain sections of Title 82, R.C.W., and declaring an emergency and an effective date.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 5, by Representative Anderson (B. Roy):
An Act relating to the assessment of real property for taxation, and amending section 84.40.080, R.C.W.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 6, by Representatives Anderson (B. Roy) and Powell:
An Act relating to revenue and taxation, amending section 82.04.050, R.C.W., to extend the retail sales tax to certain services, and declaring an emergency and that this act shall take effect May 1, 1951.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 7, by Representatives Powell and Anderson (B. Roy):
An Act relating to revenue and taxation; providing for a tax on sales of liquor, and declaring an emergency and that this act shall take effect May 1, 1951.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 8, by Representatives Anderson (B. Roy) and Powell:
An Act relating to revenue and taxation; providing for a tax on real estate transactions, amending section 82.20.010, R.C.W., adding new sections to chapter 82.20, R.C.W., and declaring an emergency and that this act shall take effect May 1, 1951.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 9, by Representatives Powell and Anderson (B. Roy):
An Act relating to revenue and taxation; amending chapter 82.04, R.C.W., and declaring an emergency and an effective date.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 10, by Representatives Anderson (B. Roy) and Powell:
An Act relating to revenue and taxation; amending chapter 82.08, R.C.W., and declaring an emergency and an effective date.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 11, by Representative Ball:
An Act creating the Washington state naturopathic association; defining and regulating the practice of naturopathy, and prescribing penalties for violations of the act.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 12, by Representative Vane:
An Act relating to liquor permits; providing for additional revenue from the fees therefor, amending section 66.20.010, R.C.W., and providing that this act shall take effect October 1, 1951.
Ordered printed and referred to Committee on Revenue and Taxation.
SECOND DAY, MARCH 28, 1951

**House Bill No. 13**, by Representative Vane:

An Act relating to yellow oleomargarine and other butter substitutes; providing for a tax thereon and license fees for distributors thereof, adding a new chapter to Title 82, R.C.W., amending section 15.40.020, R.C.W., and declaring an emergency and that this act shall take effect May 1, 1951.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 14**, by Representative Ford (by executive request):

An Act relating to revenue and taxation; providing for a tax according to or measured by the net income of banks and corporations; adding a new chapter to Title 82, R.C.W.; repealing sections 84.10.27 to 84.10.31, inclusive, R.C.W.; and sections 159 to 184, both inclusive, of chapter 180, Laws of 1935 (uncodified); making an appropriation; declaring an emergency and providing when this act shall take effect.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Joint Resolution No. 1**, by Representatives Hess, Anderson (Eva) and Knoblauch:

Providing for submission to the electors of a proposed amendment to Article VII of the Constitution of the State of Washington relating to school district tax levies.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Joint Resolution No. 2**, by Representatives Hess and Knoblauch:

Providing that any taxing district when authorized by a plain majority of the electors voting on the proposition, may levy a tax in excess of the forty mill limit, or issue general obligation bonds and retire them by tax levy in excess of such limitation.

Ordered printed and referred to Committee on Revenue and Taxation.

**FIRST READING OF SENATE BILL**

**Senate Bill No. 4**, by Senator Hall:

An Act making appropriations to the department of social security, and declaring an emergency.

The bill was read the first time by title and referred to Committee on Appropriations.

**MOTION**

Mr. Knoblauch moved that **House Bill No. 13** be re-referred to the Committee on Agriculture and Livestock.

Debate ensued.

Mr. Zent demanded the previous question but the demand was not sustained.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion by Mr. Knoblauch was carried on a rising vote and **House Bill No. 13** was re-referred to the Committee on Agriculture and Livestock.

**MOTION**

On motion of Mr. Adams, the House recessed until 7:30 o'clock p. m.
The Speaker called the House to order at 7:30 o'clock p. m.

The Clerk called the roll and all members were present except Representatives Bailey, Cory, Huhta, Johnston (Elmer E.) and Smith, Representatives Johnston (Elmer E.) and Smith having been excused.

REPORTS OF STANDING COMMITTEES

House of Representatives, 

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 4, making an appropriation to 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.

OLE H. OLSON, Chairman.


On motion of Mr. Olson (Ole H.), the rules were suspended, Senate Bill No. 4 was advanced to second reading and read the second time in full.

On motion of Mr. Olson (Ole H.), the rules were suspended, Senate Bill No. 4 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 4, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Clark, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Forrest, Young—2.

Those absent or not voting were: Representatives Bailey, Cory, Huhta, Johnston (Elmer E.), Mayes, Rasmussen, Smith—7.

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

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

We, a part of your Committee on Appropriations, to whom was referred House Bill No. 1, relating to general fund appropriations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, page 17, line 1 of the original bill, being page 17, line 1 of the mimeographed bill, after the words "Senior Citizen Grants" strike the figures "$97,830,000.00" and insert in lieu thereof the figures "$93,380,000.00"

In section 2, page 17, line 3 of the original bill, being page 17, line 3 of the mimeographed bill, strike the words and figures "Aid to the Permanently Disabled...... 9,613,200.00" and insert in lieu thereof the following:

"Aid to the Permanently Disabled and General Home Assistance........ 11,563,200.00"

In section 2, page 17, line 5 of the original bill, being page 17, line 5 of the mimeographed bill, strike the words and figures "General Home Assistance........ 3,000,000.00"

In section 2, page 17, line 12 of the original bill, being page 17, line 12 of the mimeographed bill, after the words "Assistance as provided by law" strike the figures "24,140,776.00" and insert in lieu thereof the figures "22,690,776.00"

In section 2, page 17, line 14 of the original bill, being page 17, line 14 of the mimeographed bill, after the words "Assistance as provided by law" strike the figures "1,488,168.00" and insert in lieu thereof the figures "1,424,168.00"

In section 2, page 17, line 17 of the original bill, being page 17, line 17 of the mimeographed bill, after the words and figures "Laws of 1949" strike the figures "$40,000.00" and insert in lieu thereof the figures "$38,000.00"

In section 2, page 17, line 25 of the original bill, being page 17, line 25 of the mimeographed bill, after the word "Total" strike the figures "$150,324,149.00" and insert in lieu thereof the figures "$143,308,149.00"

OLE H. OLSON, Chairman.

We concur in this report: Chet King, Clyde J. (Jim) Miller, John L. O'Brien, A. L. Rasmussen, (Miss) Ella Wintler.

Mr. Olson (Ole H.), the rules were suspended, House Bill No. 1 was advanced to second reading and read the second time in full.

Mr. Miller (Floyd C.) moved that the House resolve itself into a Committee of the Whole House for the purpose of considering House Bill No. 1. Debate ensued.

The motion was lost on a rising vote.

Mr. Henry (Edward E.) moved that House Bill No. 1 be re-referred to the Committee on Appropriations.

Debate ensued.

Mr. Clark moved that the motion by Mr. Henry (Edward E.) be amended to read that House Bill No. 1 be re-referred to the Committee on Revenue and Taxation.

Debate ensued.

Mr. Gallagher demanded the previous question and the demand was sustained.

The motion by Mr. Clark was lost and the amendment to the motion by Mr. Henry (Edward E.) was not adopted.
The Speaker declared the question before the House to be the motion by Mr. Henry (Edward E.) that House Bill No. 1 be re-referred to the Committee on Appropriations.

The motion was lost.

The Speaker declared the business before the House to be House Bill No. 1 on second reading.

On motion of Mr. Olson (Ole H.), the committee amendments were adopted.

Mr. Hurley moved the adoption of the following amendment:

Amend section 2 of the bill by reducing by ten per cent all the words and figures indicating an appropriation.

Debate ensued.

The motion by Mr. Hurley was lost and the amendment was not adopted.

Mr. Riemcke moved the adoption of the following amendment:

In section 2, page 10, line 7 of the original bill, being page 10, line 7 of the mimeographed bill, after the words and figures "Laws of 1947" strike the figures "$800,000.00" and insert in lieu thereof the figures "$400,000.00"

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion by Mr. Riemcke was carried on a rising vote and the amendment was adopted.

Mr. Simmons moved the adoption of the following amendment:

In section 2, page 29 of the mimeographed bill, strike all the matter in lines 23 and 24; and in line 25 strike the words and figures "Total.........................$14,487,500.00" and insert in lieu thereof the following: "Total.........................$12,987,500.00"

Debate ensued.

The motion was lost and the amendment was not adopted.

Mr. Lennart moved the adoption of the following amendment:

Amend the bill by cutting 5 per cent on all items in section 2 of the mimeographed bill except: Items beginning with line 3, page 26, to and including all matter up to item "$40,000,000.00" on page 28, line 13; and except lines 2 to 31, inclusive, on page 31; and except pages 32 to 39, inclusive.

Debate ensued.

Mr. McLean demanded the previous question and the demand was sustained.

Mr. Miller (Floyd C.) demanded a roll call and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Lennart to House Bill No. 1 and the amendment was lost by the following vote: Yeas, 12; nays, 80; absent or not voting, 7.

Those voting yea were: Representatives Clark, Hawley, Hurley, Jones (John R.), Lennart, Orndorff, Riemcke, Schumann, Shadbolt, Sisson, Timm, Vane—12.

Those voting nay were: Representatives Adams, Anderson (Eva), Anderson (B. Roy), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.),
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Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Siler, Simmons, Sorensen, Stokes, Stonecipher, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Bailey, Cory, Ford, Huhta, Johnston (Elmer E.), Powell, Smith—7.

Mr. Olsen (Ray) moved the adoption of the following amendment:

On page 11, line 26 of the mimeographed bill, after the word "Operations" strike the figures "100,000.00" and insert in lieu thereof the figures "200,000.00"

Debate ensued.

Mr. Riemcke demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed House Bill No. 1 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Nunamaker demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 1, and the bill passed the House by the following vote: Yeas, 64; nays, 29; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Dootson, Forrest, Frayn, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Holliday, Hoopingarner, Johnson (Charlie), Jones (Mrs. Vincent F.), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lorimer, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Roderick, Sandison, Savage, Simmons, Stokes, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Mr. Speaker—64.

Those voting nay were: Representatives Clark, Donohue, Eldridge, Galagher, Giboney, Gordon, Hawley, Hofmeister, Hurley, Jeffreys, Jones (John R.), Jones (W. Kenneth), Lester, Loney, Mayes, Neill, Orndorff, Rasmussen, Riemcke, Schumann, Shadbolt, Siler, Sisson, Sorensen, Stonecipher, Timm, Vane, Young, Zent—29.

Those absent or not voting were: Representatives Bailey, Cory, Ford, Huhta, Johnston (Elmer E.), Smith—6.

Engrossed House 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.

EXPLANATION OF VOTE

Mr. Woodall submitted the following explanation of his vote on Engrossed House Bill No. 1:

"I wish to explain my vote on House Bill No. 1, the Appropriations Bill, which derives its funds from the general revenue groups. I realized that this budget was out of balance and above the governor's estimates. However, it was necessary to expedite this measure for the purpose of getting the same into conference between the House and Senate to the end that a reduced budget be effected."
EXPLANATION OF VOTE

Mr. Hofmeister:

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

"I wish to explain the reason why I voted 'no' on House Bill No. 1. When House Bill No. 1 was on second reading, the House by amendment cut one appropriation from $800,000 to $400,000, which I think will be very injurious to the veterans of this state and the veterans fighting in Korea today. If those fellows are losing their lives, their wives and widows are going to need some assistance. Some of you may think that is not a war over there, but with some 80,000 casualties, I think that it is. I cannot vote for this bill for that reason."

REPORT OF STANDING COMMITTEE

House of Representatives,

Mr. Speaker:

We, a part of your Committee on Appropriations, to whom was referred House Bill No. 2, relating to appropriations from funds other than general, have had 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 4 of the original bill, being page 4, line 4 of the mimeographed bill, after the words and figures "Adjustments and Refunds ............... $7,500,000.00" insert the following lines:

"FROM THE MOTOR VEHICLE FUND.

For the State Finance Committee:

For the payment of expense incident to the issuance and sale of bonds authorized by chapter 121, Laws of 1951 ................. $50,000.00"

In section 2, page 11, line 14 of the original bill, being page 11, line 14 of the mimeographed bill, after the words "Capital Outlays and Major Repairs" strike the figures "147,000.00" and insert in lieu thereof the figures "18,000.00"

In section 2, page 11, line 15 of the original bill, being page 11, line 15 of the mimeographed bill, after the word "total" strike the figures "$2,028,300.00" and insert in lieu thereof the figures "$1,899,300.00"

In section 2, page 11, line 15 of the original bill, being page 11, line 15 of the mimeographed bill, after the word and amended figures "Total ........................................ $1,899,300.00" insert the following lines:

"FOR THE DEPARTMENT OF HIGHWAYS:

Weight Control:
Capital Outlays and Major Repairs ....................... $129,000.00"

Ole H. Olson, Chairman.

We concur in this report: Chet King, Clyde J. (Jim) Miller, John L. O'Brien, A. L. Rasmussen, Z. A. Vane, (Miss) Ella Wintler.

House of Representatives,

Mr. Speaker:

We, a part of your Committee on Appropriations, to whom was referred House Bill No. 2, relating to appropriations from funds other than general, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

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


On motion of Mr. Olson (Ole H.), the rules were suspended, House Bill No. 2 was advanced to second reading and read the second time in full.

On motion of Mr. Olson (Ole H.), the committee amendments were adopted.

On motion of Mr. Olson (Ole H.), the rules were suspended, Engrossed
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House Bill No. 2 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Simmons demanded the previous question and the demand was sustained.

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, 84; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Comfort, Connor, Cooney, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffeth, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hurley, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Mr. Speaker—84.

Those voting nay were: Representatives Clark, Orndorff, Schumann, Shadbolt, Young, Zent—6.

Those absent or not voting were: Representatives Bailey, Carmichael, Cory, Ford, Hoopingarner, Huhta, Johnston (Elmer E.), Lennart, Smith—9.

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.

MOTIONS

On motion of Mr. Olson (Ole H.), Engrossed House Bill No. 1, Engrossed House Bill No. 2 and Senate Bill No. 4 were ordered immediately transmitted to the Senate.

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Thursday, March 29, 1951.

S. R. HOLCOMB, Chief Clerk.
THIRD DAY

MORNING SESSION

House of Representatives,
OLYMPIA, WASH., Thursday, March 29, 1951.

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 Brown (Gordon J.), Eldridge, Gordon, Hawley, Hoff, Hofmeister, Hoopingarner, Hurley, Johnston (Elmer E.), Kupka, Mardesich, Ridgway, Smith and Timm, Representatives Johnston (Elmer E.), Mardesich and Smith having been excused.

Prayer was offered by the Reverend J. Burton Salter, Rector of the 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. Adams, 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. 1; also Engrossed House Bill No. 2, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Howard T. Ball, Homer O. Nunamaker.

Chairman.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 14, relating to a corporate income tax, 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 House Bill No. 14, relating to a corporate income tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

Mr. O'Brien moved that the rules be suspended and House Bill No. 14 be advanced to second reading and be made a special order of business today at 4:15 o'clock p.m.
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POINT OF INFORMATION

Mr. Woodall:
"Will the measure be printed by that time?"

Mr. O'Brien:
"Yes, I believe that it will be."

The motion by Mr. O'Brien was carried.

MESSAGE FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The Senate has adopted: Engrossed Senate Concurrent Resolution No. 2, and the same is herewith transmitted.
HERBERT H. SIOLER, Secretary.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION

Senate Chamber,

MR. SPEAKER:
The Senate has adopted: House Concurrent Resolution No. 3 with the following amendment:
Amend the original resolution by striking the second paragraph thereof, being lines 6 to 13, inclusive.
and the same is herewith transmitted.
HERBERT H. SIOLER, Secretary.

Mr. O'Brien moved that the House do concur in the Senate amendment to House Concurrent Resolution No. 3.

Debate ensued.
The motion was carried.
The Speaker declared the question before the House to be the final passage of House Concurrent Resolution No. 3, as amended by the Senate.

House Concurrent Resolution No. 3, as amended by the Senate, was adopted by a voice vote.

MESSAGE FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The President has signed: Senate Bill No. 4, and the same is herewith transmitted.
HERBERT H. SIOLER, Secretary.

The Speaker announced that he was about to sign: Senate Bill 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. 15, by Representatives Morris, Young and Miller (Clyde J.):
An Act relating to revenue and taxation; authorizing greyhound racing and providing for the regulation thereof, creating the Washington greyhound racing commission, defining its powers and duties and fixing the compensation of the members thereof, prescribing the manner in which greyhound race meets may be conducted, prohibiting pool selling, book making and circulation of hand books, authorizing the pari-mutuel system, providing for issuance of licenses and fixing the fees to be charged therefor, apportioning revenue to the agricultural fair fund, school recreation programs, veterans' rehabilitation council, nursery school support and for the education of handicapped children and children afflicted with cerebral palsy, prohibiting certain acts, providing penalties, and declaring an emergency.
Mr. Adams moved that House Bill No. 15 be indefinitely postponed.  
Debate ensued.  
The motion was lost.  
House Bill No. 15 was ordered printed and referred to Committee on Revenue and Taxation.  

House Bill No. 16, by Representative Adams:  
An Act relating to subsistence expenses of the legislature; appropriating the sum of twenty-five thousand three hundred seventy-five dollars ($25,375), or so much thereof as may be necessary, for the actual and necessary expenses of the members of the legislature for lodging and subsistence actually incurred and paid by them while absent from their places of residence in the service of the state, amending section 44.04.080, R.C.W., and declaring an emergency.  
On motion of Mr. Adams, the rules were suspended and House Bill No. 16 was advanced to second reading and read the second time in full.  
Mr. Hurley moved the adoption of the following amendment:  
In section 1, line 6 of the printed bill, strike the underscored words "twelve dollars and fifty cents" and insert in lieu thereof the words "fifteen dollars"  
Debate ensued.  
The motion was lost and the amendment was not adopted.  
Mr. Lennart moved the adoption of the following amendment:  
In section 1, lines 14 and 15 of the original bill, after the words "limited to" and before the words "a day" strike the asterisks (*) and the underscored words "twelve dollars and fifty cents" and insert in lieu thereof the words "ten dollars"  
Debate ensued.  
Mr. Jones (John R.) demanded the previous question and the demand was sustained.  
The motion was carried on a rising vote and the amendment was adopted.  
Mr. Lennart moved the adoption of the following amendment:  
In section 2, lines 22 and 23 of the original bill, after the words "not exceeding" and before the words "per day" strike the words and figures "twelve dollars and fifty cents ($12.50)" and insert in lieu thereof the words and figures "ten dollars ($10.00)"  
Debate ensued.  
The motion was carried and the amendment was adopted.  
On motion of Mr. Adams, the rules were suspended, Engrossed House Bill No. 16 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. 16, and the bill passed the House by the following vote: Yeas, 75; nays, 20; absent or not voting, 4.  
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Henry A.), Carmichael, Carty, Comfort, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Hillyer, Hoevel, Hoff, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Neill, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wintler, Woodall, Young, Zent, Mr. Speaker—75.
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Those voting nay were: Representatives Bernethy, Clark, Connor, Cooney, Ford, Henry (Edward E.), Hess, Hofmeister, Hurley, King, Kupka, Miller (Floyd C.), Morris, Nunamaker, O'Brien, Paulsen, Rasmussen, Schumann, Wedekind, Wenberg—20.

Those absent or not voting were: Representatives Brown (Gordon J.), Johnston (Elmer E.), Mardesich, Smith—4.

Engrossed House Bill No. 16, having received the constitutional majority, was declared passed.

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

House Bill No. 17, by Representatives Roderick, Hansen and Dootson:
An Act providing for a graduated personal income tax; providing penalties and making an appropriation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 18, by Representative Ford:
An Act relating to excise taxes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 19, by Representative Gordon:
An Act relating to revenue and taxation; providing for the levy of a privilege tax on public utility districts, amending sections 54.28.010 and 54.28.020, R.C.W., and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 20, by Representative Ford:
An Act relating to revenue and taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE CONCURRENT RESOLUTION

Engrossed Senate Concurrent Resolution No. 2, by Senator Rogers:
Relating to matters to be considered in extraordinary session.
The resolution was read the first time by title.
On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Concurrent Resolution No. 2 was advanced to second reading and read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Concurrent Resolution No. 2 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MOTIONS

On motion of Mr. Adams, all bills and resolutions passed by the House today were ordered immediately transmitted to the Senate.
On motion of Mr. Adams, the House recessed until four o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at four o'clock p. m.
The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Carmichael, Frayn, Gordon, Hawley, Hoff, Hurley,
Mr. Speaker:
The Senate has passed: House Bill No. 1, with the following amendments:
Amend the bill by striking everything after the enacting clause and inserting 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: Provided further, That allowances made for subsistence and lodging for the elective or appointive officers and employees while away from their domicile on state business shall equal actual expenses incurred therefor or per diem rates as provided by law, but in no event shall actual expenses claimed exceed such per diem rates provided by law.
"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the moneys in the several funds in the state treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase, condemnation and improvement of land and construction of buildings, and improvements for the various state institutions, and for deficiencies, 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 hereinafter designated and mentioned and hereinafter expressed, for the fiscal biennium beginning April 1, 1951, and ending March 31, 1953, except as otherwise provided: Provided, That no part of any appropriation contained in this act shall be used to pay the salary, wages, or grant of any person who believes in or who is a member of or who supports any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods: Provided further, That no portion of any appropriation contained in this act shall be used to pay the salary, wages, or grant of any person while engaged in strike against the State of Washington, or any office, department or agency thereof, or against any political subdivision of the state: Provided further, That for the purposes hereof an affidavit filed with the state auditor by the payee prior to the issuance of any warrant, or in lieu thereof a certificate by the responsible officer certifying that the payee or payees for whom vouchers or payrolls are submitted have filed with such officer such affidavit, shall be prima facie evidence that the person making it, or filing the same with the responsible officer, has not acted contrary to the provisions herein set forth: And Provided Further, That any person who believes in or who is a member of or who supports any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods and accepts employment, the salary, wages, or grant for which are paid from any appropriation contained in this act, shall be guilty of a gross misdemeanor and shall be fined not more than one thousand dollars ($1,000) or imprisoned in the county jail for not more than one (1) year, or both.
"Any official who incurs any deficiency shall be considered to have violated the expressed intent of the legislature in making these appropriations.
FROM THE GENERAL FUND."
Amend the title to read as follows: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, mainte-
and the same is herewith transmitted.  

HERBERT H. SIETER, Secretary.

Mr. O'Brien moved that the House do not concur in the Senate amendments to House Bill No. 1 and that the Senate be asked to recede therefrom.

Mr. Clark moved that the House do concur in the Senate amendments to House Bill No. 1 and pass the bill as amended.

The Speaker declared the question before the House to be the positive motion by Mr. Clark that the House do concur in the Senate amendments to House Bill No. 1.

The motion was lost on a rising vote and the House refused to concur in the Senate amendments to House Bill No. 1 and asked the Senate to recede therefrom.

SPECIAL ORDER OF BUSINESS

The hour of 4:15 p. m. having arrived, the Speaker declared the matter before the House to be the special order of business, House Bill No. 14 on second reading.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Brown (Gordon J.), Gordon, Hawley, Hurley, Jones (John R.), Johnston (Elmer E.), Mardesich, Smith and Wedekind, Representatives Johnston (Elmer E.), Mardesich, Smith and Wedekind having been excused.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

Mr. Jones (John R.) appeared within the bar of the House.

On motion of Mr. Vane, Mr. Brown (Gordon J.) was excused from the call of the House.

Mr. O'Brien 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 a rising vote.

SECOND READING OF BILLS

House Bill No. 14, by Representative Ford (by executive request):

Relating to a corporate income tax.

The bill was read the second time by sections.

Mr. Anderson (B. Roy) moved the adoption of the following amendment:

Amend the bill by striking all of subsection (b) in section 6, page 3 of the printed bill, and insert in lieu thereof the following:

"(b) Insurance Companies and Companies subject to Part I of the Interstate Commerce Act. Insurance companies, taxed on the basis of gross premiums under the provisions of chapter 48.14, R.C.W., and companies subject to the provisions of Part I of the Interstate Commerce Act, shall be exempt from taxation under this act."
Debate ensued.

Mr. Anderson called for a division and the motion was lost on a rising vote, and the amendment was not adopted.

Mr. Comfort moved the adoption of the following amendment:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. Section 82.08.020, R.C.W., as derived from section 4, chapter 228, Laws of 1949, is amended to read as follows:

"There is levied and there shall be collected a tax on each retail sale in this state equal to three and one-half per cent of the selling price. The tax imposed under this chapter shall apply to successive retail sales of the same property and to the retail sale of intoxicating liquor by the Washington state liquor stores.

"Sec. 2. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect May 1, 1951."

Debate ensued.

Mr. Stokes moved the adoption of the following amendment to the amendment by Mr. Comfort:

Amend the amendment by Mr. Comfort by adding a new sentence to section 1 to read as follows: "Provided, Food for domestic consumption shall not be included herein."

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion by Mr. Stokes was lost and the amendment to the amendment was not adopted.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Comfort.

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Comfort to House Bill No. 14, and the motion was lost by the following vote: Yeas, 32; nays, 61; absent or not voting, 6; and the amendment was not adopted.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Cory, Frayn, Griffith, Hawley, Hillyer, Hoefer, Hoff, Jones (W. Kenneth), Kellogg, Lennart, Lester, Loney, Lorimer, Mayes, Ovenell, Phillips, Riemcke, Schumann, Shadbolt, Siler, Sisson, Stonecipher, Strom, Timm, Vane, Woodall; Zent—32.

Those voting nay were: Representatives Adams, Bailey, Beierlein, Ber- nethy, Brown (Henry A.), Carmichael, Carty, Clark, Connor, Cooney, Donohue, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Gordon, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopig- garner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), King, Kirk, Knoblauch, Kupka, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Sandi- son, Savage, Simmons, Sorenson, Stokes, Testu, Wenberg, Wintler, Young, Mr. Speaker—61.

Those absent or not voting were: Representatives Brown (Gordon J.), Hurley, Johnston (Elmer E.), Mardesich, Smith, Wedekind—6.
MESSAGE FROM THE SENATE

Senate Chamber,

The Senate refuses to recede from its amendments to Engrossed House Bill No. 1, and asks the House for a conference thereon.

HERBERT H. SIETER, Secretary.

On motion of Mr. Olson (Ole H.), the House granted the request of the Senate for a conference on Engrossed House Bill No. 1 and the Senate amendments thereto.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 1, as amended by the Senate, Representatives Olson (Ole H.), O'Brien and Jeffreys.

The House resumed consideration of House Bill No. 14 on second reading.

Mr. Riemcke moved the adoption of the following amendment:

Amend the bill by striking the word "corporation" wherever it appears in the bill and substitute in lieu thereof the words "business organized for profits"

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

Mr. Jones (W. Kenneth) moved that the following amendment be adopted:

In section 6, page 5, lines 5 and 6 of the original bill, being page 3, line 29 of the printed bill, after the word "such" and before the word "shall" strike the word "corporations" and insert in lieu thereof the word "instrumentalities"

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Frayn moved that the following amendment be adopted:

"(c) Twenty-five thousand dollars of gross profits of any corporation shall be exempted if that amount is set aside to be expended on capital investment. If this or any part less than the twenty-five thousand dollars is not expended in the year following the year in which the tax is levied that amount will be subject to the same tax as if it had not been exempted. Depreciation will not be allowed on the exempted amount."

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Ford moved the adoption of the following amendment:

In section 38, page 24, line 18 of the original bill, being page 14, line 21 of the printed bill, after the period (.) following the words "Administrative Provisions" strike the remainder of the section and insert in lieu thereof the following: "All of the provisions of chapter 82.32, R.C.W., except sections 82.32.030, 82.32.040, and 82.32.260 shall have full force and application with respect to the tax imposed by this act."

Debate ensued.

The motion was carried and the amendment was adopted.

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

In section 39, page 24, line 22 of the original bill, being page 14, line 24 of the printed bill, after the word "Sections" and before the comma (,) following the figures "84.10.31" strike the word and figures "84.10.27 to 84.10.31" and insert in lieu thereof the word and figures "84.40.270 to 84.40.310"
Mr. Riemcke moved the adoption of the following amendment:
Amend the bill by striking section 40 and renumbering the remaining sections consecutively.

Debate ensued.
The motion was lost and the amendment was not adopted.

Mr. Lennart moved the adoption of the following amendment:
Amend the bill by adding a new section thereto to be known as section 43 to read as follows:
"Sec. 43. This act shall terminate December 31, 1952, but such termination shall not extinguish the liability of any taxpayer for any tax accruing prior to such termination date."

Debate ensued.
The motion was lost and the amendment was not adopted.

On motion of Mr. Ford, the following amendment was adopted:
In line 4 of the title of the original bill, being line 3 of the title of the printed bill, strike the word and figures "84.10.27 to 84.10.31" and insert in lieu thereof the word and figures "84.40.270 to 84.40.310"

On motion of Mr. O'Brien, the rules were suspended, Engrossed House 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. Hoff demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 14, and the bill failed to pass the House by the following vote: Yeas, 44; nays, 49; absent or not voting, 6.

Those voting yea were: Representatives Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Dootson, Forrest, Gallagher, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Hoopingarner, Huhta, Jones (John R.), Jones (Mrs. Vincent F.), King, Kirk, Knoblauch, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Wenberg, Young, Mr. Speaker—44.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Donohue, Eldridge, Ford, Frayn, Giboney, Gordon, Griffith, Hawley, Hillyer, Hoefel, Hoff, Holliday, Jeffrey, Johnson (Charlie), Jones (W. Kenneth), Kellogg, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Neill, Orndorff, Ovenell, Pedersen, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Stokes, Stonecipher, Strom, Timm, Vane, Wintler, Woodall, Zent—49.

Those absent or not voting were: Representatives Brown (Gordon J.), Hurley, Johnston (Elmer E.), Mardesich, Smith, Wedekind—6.

Engrossed House Bill No. 14, having failed to receive the constitutional majority, was declared lost.

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 Engrossed House Bill No. 14 failed to pass the House.
MESSAGES FROM THE SENATE

The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 1 and the Senate amendments thereto, Senators Hall, Clark and Edwards.

Missed, Olympia, Wash., March 29, 1951.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 16, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORTS OF STANDING COMMITTEES

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 16, have compared same with the original bill and find it correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Newman H. Clark, Marshall Forrest.

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

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Newman H. Clark, Marshall Forrest.

The Speaker announced that he was about to sign: House Concurrent Resolution No. 3.

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 3, creating a log patrol revolving fund, 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 Revenue and Taxation, to whom was referred House Joint Resolution No. 1, a constitutional amendment relating to tax levy limits upon 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 with the following amendments:

In Article VII, section 4, page 1, lines 21 and 22 of the original bill, being line 10 of the printed bill, after the words “excess of” and before the words “years from” strike the word “five” and insert in lieu thereof the word “four”

In Article VII, section 4, page 2, line 8 of the original bill, being line 23 of the printed bill, after the words “state general election” strike the period (.) and insert in lieu thereof a comma (,) and add the following: “at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election.”

ROBERT M. FORD, Chairman.

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

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

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Joint Resolution No. 1 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

Mr. Hoff demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 1, and the resolution passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Stonecipher, Strom; Testu, Timm, Vane, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Carty, Jeffreys, Jones (John R.), Orndorff—4.

Those absent or not voting were: Representatives Brown (Gordon J.), Hurley, Johnston (Elmer E.), Mardesich, Smith, Wedekind—6.

Engrossed House Joint Resolution No. 1, having received the constitutional two-thirds majority, was declared passed.

**MOTION**

Mr. Riemcke moved that the rules be suspended and that the House do now reconsider the vote by which Engrossed House Bill No. 14 failed to pass the House.

The motion was lost.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 2, a constitutional amendment relating to tax levies exceeding the 40 mill limit, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert M. Ford, Chairman.


On motion of Mr. O'Brien, the rules were suspended and House Joint Resolution No. 2 was advanced to second reading and read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, House Joint Resolution No. 2 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

Mr. Stokes demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of House Joint Resolution No. 2, and the resolution failed to pass the House by the following vote: Yeas, 65; nays, 28; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Hollday, Hoopingarner, Huhta, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lorig, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Siler, Simmons, Sorensen, Stokes, Strom, Testu, Wenberg, Wintler, Young, Mr. Speaker—65.

Those voting nay were: Representatives Ball, Carty, Clark, Donohue, Frayn, Gordon, Hallauer, Hawley, Hillyer, Hoefel, Jeffreys, Jones (John R.), Lennart, Lester, Loney, Neill, Orndorff, Pedersen, Powell, Riemcke, Schumann, Shadbolt, Sisson, Stonecipher, Timm, Vane, Woodall, Zent—28.

Those absent or not voting were: Representatives Brown (Gordon J.), Hurley, Johnston (Elmer E.), Mardesich, Smith, Wedekind—6.

House Joint Resolution No. 2, having failed to receive the constitutional two-thirds majority, was declared lost.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1951.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 1, and the Senate amendments thereto, and has granted the powers of Free Conference to said committee, and a copy of said conference report is herewith transmitted.

HERBERT H. SIeler, Chairman.

REPORT OF CONFERENCE COMMITTEE


Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 1, relating to general fund appropriations, have had the same under consideration, and we are unable to agree, and ask that the powers of Free Conference be granted to said committee.

Senate Members

TOM HALL
ASA V. CLARK
A. E. EDWARDS

House Members

OLE H. OLSON
JOHN L. O'BRIEN
SIDNEY S. JEFFREYS

On motion of Mr. Olson (Ole H.), the House adopted the report of the Conference Committee on Engrossed House Bill No. 1 and granted the committee the powers of Free Conference.

NOTICE OF RECONSIDERATION

Mr. Powell 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 Joint Resolution No. 2 failed to pass the House.
MOTIONS

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

On motion of Mr. Adams, the House adjourned until eleven o'clock a.m., Friday, March 30, 1951.

S. R. HOLCOMB, Chief Clerk.

CHAS. W. HODDE, Speaker.

FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, MARCH 30, 1951.

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 Brown (Gordon J.), Clark, Frayn, Gordon, Johnston (Elmer E.), Strom and Vane, Representatives Gordon, Johnston (Elmer E.) and Strom having been previously excused.

Prayer was offered by the Reverend Franklin W. Harper, 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. Smith, further reading was dispensed with and the journal was ordered to stand approved.

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 Brown (Gordon J.), Clark, Frayn, Gordon, Johnston (Elmer E.), Strom and Vane, Representatives Gordon, Johnston (Elmer E.) and Strom having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members before the bar of the House.

Mr. O'Brien moved that the absent members be excused from the call of the House and that the House proceed with business under the call of the House. The motion was carried.

MOTION FOR RECONSIDERATION

Mr. Ford moved that the House do now reconsider the vote by which Engrossed House Bill No. 14 failed to pass.

Debate ensued.

Mr. Gallagher demanded the previous question and the demand was sustained.

Mr. O'Brien demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion to reconsider Engrossed House
FOURTH DAY, MARCH 30, 1951 41

Bill No. 14 and the motion to reconsider was carried by the following vote: Yeas, 51; nays, 43; absent or not voting, 5.

Those voting yea were: Representatives Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Kirk, Knoblauch, Lennart, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—51.


Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Gordon, Johnston (Elmer E.), Vane—5.

RECONSIDERATION

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 14.

Mr. Hoff demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 14, and the bill failed to pass the House by the following vote: Yeas, 48; nays, 46; absent or not voting, 5.

Those voting yea were: Representatives Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Hoopingarner, Huhta, Johnson (Charlie), Jones (John R.), King, Kirk, Knoblauch, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Wedekind, Wenberg, Young, Mr. Speaker—48.


Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Gordon, Johnston (Elmer E.), Vane—5.

Engrossed House Bill No. 14, having failed to receive the constitutional majority, was declared lost.

MOTION FOR RECONSIDERATION

Mr. Powell moved that the House do now reconsider the vote by which House Joint Resolution No. 2 failed to pass.

The motion to reconsider was carried.
RECONSIDERATION

The Speaker declared the question before the House to be the final passage of House Joint Resolution No. 2.

Mr. Stokes demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of House Joint Resolution No. 2, and the resolution passed the House by the following vote: Yeas, 68; nays, 26; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Cory, Dootson, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Johnson (Charlie), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lester, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Siler, Simmons, Smith, Sorensen, Stokes, Strom, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker 68.


Those absent or not voting were: Representatives Brown (Gordon J.), Clark, Gordon, Johnston (Elmer E.), Vane 5.

House Joint Resolution No. 2, having received the constitutional two-thirds majority, was declared passed.

NOTICE OF AMENDMENT TO HOUSE RULES

Mr. Comfort:

"Mr. Speaker, I desire at this time to give one day's notice that tomorrow I will offer an amendment to House Rule No. 43 as follows: 'Amend House Rule No. 43, page 247, line 10 of the 1951 legislative manual, following the words "fiftieth day" and before the word "reconsideration" insert the following: "of a regular session or any day of a special session"'."

The Speaker:

"The notice will be received."

REPORTS OF STANDING COMMITTEES


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 14; also Engrossed House Joint Resolution No. 1, have compared same with the original bill and resolution and find them correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: John L. Cooney, Daniel W. Giboney.


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 16, have compared same with the engrossed bill and find it correctly enrolled.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: John L. Cooney, Daniel W. Giboney.

The Speaker announced that he was about to sign: House Bill No. 16.
MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has passed: Senate Bill No. 8, and the same is herewith transmitted.

Herbert H. Snelker, Secretary.

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. 21, by Representatives Rasmussen and Ford:
An Act relating to and permitting the sale of butter substitutes colored to imitate butter; repealing chapter 15.40, R.C.W., providing penalties, and declaring an emergency.

POINT OF ORDER

Mrs. Ridgway:
"Point of order, Mr. Speaker. I would like to know whether this bill carries any revenue or taxation, or any appropriation. It is my understanding that no bills were to be considered unless they carried revenue or appropriation provisions."

RULING BY THE SPEAKER

The Speaker:
"The bill does not appear to embody revenue or appropriation matters. The Speaker will rule the bill is not eligible for consideration under the joint resolution adopted by the two houses."

Mrs. Ridgway:
"I move that this bill be indefinitely postponed."

The Speaker:
"Under the ruling of the Speaker, the bill is not before the House. The bill will just remain on file. The motion is out of order."

House Bill No. 22, by Representatives Gordon, Sandison and Hoff:
An Act relating to revenue and taxation; providing for additional gross receipt fees for pari-mutuel machines at horse racing meets, and amending section 67.16.100, R.C.W.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 23, by Representatives Jones (John R.), Comfort and Eldridge:
An Act relating to revenue and taxation; providing for the levy and collection of a tax upon or measured by net income of taxpayers, specifying methods and procedures for the ascertainment and payment of such tax, prescribing the powers and duties of the tax commission, amending Title 82, R.C.W., by adding a new chapter thereto, repealing sections 82.04.220 to 82.04.520, inclusive, R.C.W., relating to a business and occupation tax, providing penalties, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 1, by Representatives Hallauer and Jones (John R.):
Relating to an apportionment of the waters of the Similkameen River between the citizens of the United States and Canada.

Ordered printed.

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

Mr. O'Brien moved that the rules be suspended and House Joint Memorial No. 1 be advanced to third reading, the second reading considered the third, and the memorial placed on final passage.

The motion was lost on a rising vote.

Mr. Jones (W. Kenneth) moved that House Joint Memorial No. 1 be retained on second reading and made a special order of business at 8:30 o'clock p. m. tonight.

Extended debate ensued.

The motion was carried.

FIRST READING OF SENATE BILL

Senate Bill No. 8, by Senators Pearson and Hall:

An Act relating to public assistance; providing for applications for aid to blind assistance and for eye examinations by ophthalmologists, physicians skilled in eye diseases or licensed optometrists; and repealing sections 74.16.120, R.C.W., and amending section 74.16.040, R.C.W.

The bill was read the first time by title.

Mr. O'Brien moved that the rules be suspended and that Senate Bill No. 8 be advanced to second reading and read the second time in full.

The motion was lost.

Mr. Woodall moved that the rules be suspended and that Senate Bill No. 8 be placed on the second reading calendar as a special order of business at 8:45 o'clock p. m. tonight.

The motion was carried.

MESSAGES FROM THE SENATE

Mr. Speaker:


The President has signed: House Concurrent Resolution No. 3, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:


The President has signed: Senate Concurrent Resolution No. 2, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 2.

MOTIONS

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

On motion of Mr. Adams, 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 the following absentees were noted: Representatives Adams, Clark, Frayn, Gordon, Hawley, Henry (Al), McLean, Neill, Nunamaker, Riemcke, Simmons and Sorensen, Representative Gordon having been excused.
FOURTH DAY, MARCH 30, 1951

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 16, and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.

MESSAGE FROM THE GOVERNOR

Executive Department,

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

LADIES AND GENTLEMEN:

I have the honor to advise that the governor has approved the following House Bill, entitled:

House Bill No. 16:

"An Act relating to subsistence expenses of the legislature; appropriating the sum of twenty-five thousand three hundred seventy-five dollars ($25,375), or so much thereof as may be necessary, for the actual and necessary expenses of the members of the legislature for lodging and subsistence actually incurred and paid by them while absent from their places of residence in the service of the state, amending section 44.04.080, R.C.W., and declaring an emergency."

Very truly yours,

MERRITT E. BENSON,
Assistant to the Governor.

REPORTS OF STANDING COMMITTEES

House Bill No. 4 (reported by Committee on Revenue and Taxation):

Do pass as amended.
Passed to second reading.

Mr. Ford moved that House Bill No. 4 be placed on tomorrow's second reading calendar.

The motion was carried.

House Bill No. 5 (reported by Committee on Revenue and Taxation):

Do pass as amended.
Passed to second reading.

Mr. Ford moved that House Bill No. 5 be placed on tomorrow's second reading calendar.

The motion was carried.

RESOLUTION

Resolution by Miss Wintler and Mr. Carty:

WHEREAS, The Honorable Silas R. Holcomb has acted as Chief Clerk of the House of Representatives for many years, during which time the House has been controlled by both major parties; and

WHEREAS, The operation of the House has been most efficient and our tasks as members made pleasant by the activity and zeal of our Chief Clerk; and

WHEREAS, For the first time during the many years of the Legislature at which Mr. Holcomb has been our Chief Clerk the House finds itself in session on his birthday,

Now, Therefore, Be It Resolved, By the House of Representatives, That this Body extend to Mr. Holcomb its warmest wishes for a Happy Birthday, and many more of them. Happy Birthday, Si!

Be It Further Resolved, That a copy of this Resolution suitably enrolled be signed by the Speaker and presented by him to our friend Si Holcomb.

On motion of Miss Wintler, the resolution was adopted.

The Speaker then presented Mr. Holcomb with an enrolled copy of the resolution. (Applause.)
SPECIAL ORDERS OF BUSINESS

The hour having arrived, the House resumed consideration of House Joint Memorial No. 1 and Senate Bill No. 8 on second reading as the special orders of business.

SECOND READING OF BILLS

House Joint Memorial No. 1, by Representatives Hallauer and Jones (John R.):

Relating to the international joint commission on the use of the Similkameen River waters.

On motion of Mr. O'Brien, the rules were suspended, House Joint Memorial No. 1 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. 1, and the memorial passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Savage, Schumann, Shadbolt, Siler, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Adams, Clark, Dootson, Frayn, Gordon, Hawley, Henry (Al), McLean, Neill, Nunamaker, Riemcke, Sandison, Simmons, Sisson, Sorensen—15.

House Joint Memorial No. 1, having received the constitutional majority, was declared passed.

Senate Bill No. 8, by Senators Pearson and Hall:

Permitting optometrists to examine eyes under the public assistance act.

The bill was read the second time by sections.

Mr. Olsen (Ray) moved the adoption of the following amendment:

In section 1, lines 21 and 22 of the original bill, being line 13 of the printed bill, after the words "by an" and before the words "or physician" strike the word "ophthalmologist" and insert in lieu thereof the word "ophthalmologist"

Debate ensued.

The motion was carried and the amendment was adopted.

Mr. Olsen (Ray) moved that the following amendment be adopted:

In lines 2 and 3 of the title of the original bill, being line 2 of the title of the printed bill, after the words "examinations by" and before the comma (,) strike the word "ophthalmologists" and insert in lieu thereof the word "ophthalmologists"

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 8
was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 8, as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Edward E.), Hillyer, Hoefer, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representative Brown (Gordon J.),—1.

Those absent or not voting were: Representatives Adams, Clark, Forrest, Frayn, Gordon, Hawley, Henry (Al), Hess, Mardesich, McLean, Neill, Numaker, Riemcke, Simmons, Sisson, Sorensen—16.

Senate Bill No. 8, 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 Senate has passed: Engrossed Senate Bill No. 9; also Senate Bill No. 10, and the same are herewith transmitted.

HERBERT H. SiELER, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 9, by Senators Eastvold and Riley:

An Act relating to the support of the common schools, providing for the levy by counties of excise taxes upon the sale of real estate for the support thereof, repealing sections 28.47.030 and 28.47.040, R.C.W., and declaring an emergency.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 10, by Senators Eastvold and Riley:

An Act relating to institutions of higher learning and certain tuition fees therein, and declaring an emergency.

Referred to Committee on Colleges and Universities.

MOTION

On motion of Mr. Olson (Ole H.), the House adjourned until eleven o'clock a. m., Saturday, March 31, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., SATURDAY, MARCH 31, 1951.

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 Adams, Carmichael, Clark, Frayn, Neill, Nunamaker, Simmons, Sorensen and Wenberg.

Prayer was offered by the Reverend Franklin W. Harper, 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. O'Brien, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS AND MOTIONS

MOTION

Mr. Comfort moved the adoption of the following amendment to House Rule 43:

Amend House Rule No. 43, page 247, line 10 of the 1951 legislative manual, following the words "fiftieth day" and before the word "reconsideration" insert the following: "of a regular session or any day of a special session"

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

MOTION

Mr. Giboney:

"I move that the Chief Clerk immediately provide the House postmaster with a quantity of postage stamps. These postage stamps shall be attached by the postmaster to the members' outgoing mail. The use of these stamps is to be limited to reasonable use by those members who have exhausted their supply of stamps provided during the past regular session. The term 'reasonable' as used in this motion shall be determined as may be required by the House Committee on Claims, Auditing and Printing."

The Speaker declared the question before the House to be the motion by Mr. Giboney.

The motion was lost.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 24, by Representatives Rasmussen, Ford and Stokes:

An Act relating to butter substitutes colored to imitate butter; providing for a tax thereon, adding a new chapter to Title 82, R.C.W., repealing chapter 15.40, R.C.W., and declaring an emergency and that this act shall take effect May 1, 1951.
FIFTH DAY, MARCH 31, 1951

POINT OF INFORMATION

The Speaker:

"The Speaker would like to inquire of Mr. Rasmussen if he feels that this matter, having been ruled out of order previously as not within the provisions of Senate Concurrent Resolution No. 2, is in order today."

Mr. Rasmussen:

"Mr. Speaker, ladies and gentlemen, this bill, as you know, concerns allowing the housewives to buy colored oleomargarine."

The Speaker:

"The Speaker may have to rule the matter out of order, if that is what it is about. Thank you, Mr. Rasmussen. That is all I wanted to know."

POINT OF ORDER

Mr. Rasmussen:

"Point of order, Mr. Speaker. This bill is an entirely different bill. We have had a tremendous demand for this bill and, as a result, we have had attorneys working on it for three days. They have drafted a bill which provides for one cent per pound revenue on the sale of colored oleomargarine. Now, this would bring in about $400,000 to $500,000 to the state. There is also a provision in this bill which would not allow colored oleo to be brought over from Oregon without paying the tax to the State of Washington. As it is now, Oregon has passed a law allowing the sale of colored oleomargarine and it will be coming across the border by the truck loads without any tax whatever. If you will allow this bill to go to the Committee on Revenue and Taxation, you will accomplish two purposes: One, you will get four to five hundred thousand dollars in revenue for the state; and two, you will prohibit the transportation of colored oleomargarine from Oregon to Washington. I believe, Mr. Speaker, this bill is in order and that it should go to the Committee on Revenue and Taxation."

PRESENTATION OF QUESTION TO THE HOUSE

The Speaker:

"The Speaker is unable to make a ruling in such a delicate situation and will present the question to the House."

The Speaker declared the motion before the House to be the consideration of House Bill No. 24 on introduction.

The House voted on a rising vote to consider House Bill No. 24 on introduction.

House Bill No. 24 was ordered printed and referred to the Committee on Revenue and Taxation.

MOTION

Mr. Jones (John R.) moved that House Bill No. 24 be re-referred to the Committee on Agriculture and Livestock.

Debate ensued.

POINT OF ORDER

Mr. Hurley:

"Point of order, Mr. Speaker. No bill can be introduced unless it concerns an appropriation, revenue or taxation."

The Speaker:

"The Speaker has already ruled by a division of the House that this is a proper bill, that it is a revenue bill, and has referred the bill to the Committee on Revenue and Taxation."

Mr. Hurley:

"I believe the only proper place for the bill, in that case, would be the Committee on Revenue and Taxation. I don't think the Speaker has any alternative. It would be inconsistent with the ruling of the House to refer it to any other committee. I think the motion is out of order."
RULING BY THE SPEAKER

"The Speaker will rule that any revenue matter might be considered by any committee."

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. Jones (John R.) that House Bill No. 24 be re-referred to the Committee on Agriculture and Livestock.

The motion was lost on a rising vote.

House Bill No. 25, by Representative Hess:

An Act relating to revenue from horse racing; requiring licensees operating pari-mutuel machines to transmit any revenue resulting from the breaks to the horse racing commission for deposit in the general fund, amending section 67.16.060, R.C.W., and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Resolution No. 3, by Representatives Henry (Edward E.), Olsen (Ray) and Comfort:

Amendment providing for regular 60-day sessions of legislature in odd years and 30-day sessions in even years, the latter to be confined to matters of revenue and appropriation.

Ordered printed and referred to Committee on Elections.

SECOND READING OF BILLS

House Bill No. 4, by Representatives Ford and Powell (by departmental request):

Amending the revenue and taxation statutes.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 4, amending the revenue and taxation statutes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, page 2, line 9 of the original bill, being page 1, line 27 of the printed bill, after the word "owned" strike all of the matter down to the semicolon (;) in line 11 of the original bill, being line 29 of the printed bill and insert in lieu thereof the following "public utility, or of a complete operating integral section thereof, to • • • • the state or a political subdivision thereof for use in conducting any business defined in subdivisions (a), (b), (c), (d), (e), (f), (g), • • • • (h), (i), (j), or (k) of section 82.16.010" -

In section 4, page 4, line 31 of the original bill, being page 3, line 22 of the printed bill, after the word "owned" strike all of the matter down to the semicolon (;) in line 34 of the original bill, being line 31 of the printed bill and insert in lieu thereof the following: "public utility, or of a complete operating integral section thereof, by • • • • the state or a political subdivision thereof in conducting any business defined in subdivisions (a), (b), (c), (d), (e), (f), (g), • • • • (h), (i), (j), or (k) of section 82.16.010" -

In section 2, subsection (k), page 3, line 8 of the original bill, being page 2, line 22 of the printed bill, after the words "water craft" and before the words "in the" insert the following: "and of motor vehicles or trailers used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state,"

In section 4, subsection (d), page 6, line 16 of the original bill, being page 4, line 17 of the printed bill, after the word "state" underscore the semicolon (;) and add the following: "and in respect to the use of tangible personal property which becomes a component part of any motor vehicle or trailer used by the holder of a carrier permit"
issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state;"

In section 4, subsection (k), page 7, line 19 of the original bill, being page 4, line 44 of the printed bill, after the word "same" strike the period (.) and insert in lieu thereof the following: " • • • • ."

Amend the bill further in section 4, page 7 of the original bill, being page 4 of the printed bill, by adding immediately following subsection (k) a new subsection to be known as subsection (1) to read as follows:

"(1) In respect to the use of motor vehicles, equipped with dual controls, which are loaned to school districts and used by such districts exclusively in connection with their high school driver training program."

In section 12, page 14, lines 1 and 2 of the original bill, being page 8, line 35 of the printed bill after the word "chapter" and before the comma (,) strike the figures "82.07" and insert in lieu thereof the figures "82.24"

ROBERT M. FORD, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Ford, the rules were suspended, Engrossed House Bill No. 4 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 4, and the bill passed the House by the following vote: Yeas, 85; nays, 6; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Comfort, Connor, Cooney, Cory, Donohue, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefer, Hoff, Hofmeister, Holli-day, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Smith, Stokes, Stonecipher, Strom, Vane, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Carmichael, King, Ridgway, Sisson, Testu, Wedekind—6.

Those absent or not voting were: Representatives Clark, Dootson, Hawley, Neill, Nunamaker, Simmons, Sorensen, Timm—8.

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

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

House Bill No. 5, by Representative Anderson (B. Roy):

Relating to assessments on improvements on real property.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Bill No. 5, relating to assessments on improvements on real property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 24 of the original bill, being line 15 of the printed bill, after the period (.) add the following: "When such an omitted assessment is made, the taxes levied thereon may be paid within one year of the due date of the taxes for the year in which the assessment is made without penalty or interest."

- ROBERT M. FORD, Chairman.


The bill was read the second time by sections.

On motion of Mr. Anderson (B. Roy), the committee amendment was adopted.

On motion of Mr. Anderson (B. Roy), the rules were suspended, Engrossed House Bill No. 5 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 5, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Testu, Timm, Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Clark, Hallauer, Neill, Nunamaker, Rasmussen, Simmons, Sorensen—7.

Engrossed House Bill No. 5, having received the constitutional majority, was declared passed.

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

RESOLUTION

Resolution by Mr. Giboney:

Resolved, That the Chief Clerk be, and is hereby instructed to purchase postage stamps in the amount of six dollars for each member of the House and the Chief Clerk from the Olympia post office; the Chief Clerk is also directed to deliver said postage stamps to the members of the House of Representatives as soon as possible, taking their receipt therefor.

Mr. Giboney moved the adoption of the resolution.

Debate ensued.

The motion was lost on a rising vote and the resolution was not adopted.
MOTION
On motion of Mr. Adams, the House recessed until three o'clock p. m.

AFTERNOON SESSION

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 Gallagher, Hawley, Hurley, Neill, Nunamaker, Ridgway and Simmons.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER: We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 4, have compared same with the original bill and find it correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: W. Kenneth Jones, Harold B. Kellogg.

MR. SPEAKER: We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 5, have compared same with the original bill and find it correctly engrossed.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Robert C. Bailey, Frank Connor.

MR. SPEAKER: We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Joint Memorial No. 1, have compared same with the original memorial and find it correctly enrolled.

MRS. VINCENT F. JONES, Chairman.

We concur in this report: Arthur H. Bassett, Daniel W. Giboney.

MESSAGES FROM THE SENATE

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

HERBERT H. STELER, Secretary.

Mr. Speaker: The Senate has concurred in the House amendments to Senate Bill No. 8, and passed the bill as amended by the House.

HERBERT H. STELER, Secretary.

Mr. Speaker: The President has signed: Senate Bill No. 8, and the same is herewith transmitted.

HERBERT H. STELER, Secretary.

The Speaker announced that he was about to sign: House Joint Memorial No. 1; also Senate Bill No. 8.
MOTION

On motion of Mr. Adams, the House adjourned until two o'clock p. m.,
Sunday, April 1, 1951.

S. R. HOLCOMB, Chief Clerk.

SIXTH DAY

AFTERNOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Sunday, April 1, 1951.

The Speaker called the House to order at two o'clock p. m.

The Clerk called the roll and all members were present except Representa-
tives Bailey, Ball, Cory, Hurley, King, Mardesich, Neill, Nunamaker, Simmons,
Sisson, Sorensen and Strom.

Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, further reading was dispensed with
and the journal was ordered to stand approved.

RESOLUTION

Resolution by Mr. Rasmussen:

WHEREAS, The state is spending large sums for the rental of office space in various
cities throughout the state, such amounts being as high as sixteen thousand dollars
monthly in Seattle and twenty-nine hundred dollars monthly in Spokane,

Be It Resolved, That the Legislative Council is requested to study and report to the
1953 legislature upon the feasibility of the acquisition or erection of state buildings to
house state offices for which rent is now being paid.

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

MOTION

On motion of Mr. Adams, 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 Repre-
sentatives Bailey, Ball, Bernethy, Carmichael, Clark, Cory, Frayn, Giboney,
Gordon, Hawley, Hillyer, Hoefel, Hoff, Hoopingarner, Huhta, Hurley, Jones
(John R.), Knoblauch, Lester, McLean, Morris, Nunamaker, Riemcke, Shad-
MR. SPEAKER:

We, a majority of your Committee on Elections, to whom was referred House Joint Resolution No. 3, providing for annual sessions of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman.

We concur in this report: Daniel W. Giboney, Andy Hess, Louis E. Hofmeister, Ernest W. Lennart, David M. Roderick, Harry A. Siler.

Passed to second reading.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Monday, April 2, 1951.

S. R. HOLCOMB, Chief Clerk.

SEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, APRIL 2, 1951.

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 Clark, Huhta, Hurley, Kirk, Mardesich and Vane.

Prayer was offered by the Reverend Franklin W. Harper, 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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SENATE

Senate Chamber,
OLYMPIA, WASH., APRIL 1, 1951.

The Senate has passed: Senate Bill No. 13, 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. 26, by Representative Forrest:
An Act relating to apportionment, allocation and distribution of funds to political subdivisions or taxing units of the state, and declaring an emergency. Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 27, by Representative Smith:
An Act relating to revenue and taxation; applying a three per cent tax to
transient accommodations, amending chapter 82.04, R.C.W., by adding a new section thereto, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**FIRST READING OF SENATE BILL**

*Senate Bill No. 13*, by Senators Pearson and Hall:

An Act relating to food fish and shellfish; amending section 75.28.080, R.C.W., as amended by section 6, chapter 271, Laws of 1951, and declaring an emergency.

The bill was read the first time by title and referred to Committee on Fisheries.

**SECOND READING OF BILLS**

*House Bill No. 3*, by Representative Wedekind (by departmental request):

Creating a log patrol revolving fund.

Mr. King moved that House Bill No. 3 be re-referred to the Committee on Revenue and Taxation.

Debate ensued.

The motion was lost.

The bill was read the second time by sections.

Mr. King moved the adoption of the following amendment:

In section 7, line 21 of the printed bill, after the word “of” and before the word “thousand” strike the word “ten” and insert in lieu thereof the word “twenty”

Debate ensued.

The motion was lost and the amendment was not adopted.

Mr. King moved the adoption of the following amendment:

In section 7, line 23 of the printed bill, strike the colon (:) after the words “of this act” and insert in lieu thereof a period (.), and strike the balance of the section.

Debate ensued.

The motion was lost and the amendment was not adopted.

On motion of Mr. Bernethy, the rules were suspended, House Bill No. 3 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. 3, and the bill passed the House by the following vote: Yeas, 74; nays, 15; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Basset, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cory, Donohue, Dootson, Eldridge, Forrest, Frayn, Giboney, Gordon, Griffith, Hallauer, Hansen, Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hopingarner, Huhta, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, Nunamaker, O'Brien, Olsen (Ray), Orndorff, Ovenell, Pedersen, Phillips, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Sorensen, Stokes, Strom, Testu, Wedekind, Wenberg, Wintler, Woodall, Mr. Speaker—74.

Those voting nay were: Representatives Cooney, Ford, Gallagher, Hawley, Henry (Al), Hess, King, Loney, Morris, Paulsen, Ridgway, Riemcke, Smith, Stonecipher, Zent—15.
Those absent or not voting were: Representatives Clark, Hurley, Kirk, Mardesich, Olson (Ole H.), Powell, Rasmussen, Timm, Vane, Young—10.

House 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.

**House Joint Resolution No. 3**, by Representatives Henry (Edward E.), Olsen (Ray) and Comfort:

Providing for annual sessions of the legislature.

The resolution was read the second time in full.

**POINT OF INFORMATION**

Mr. Lennart:

"Mr. Speaker, point of information. Is this germane to the resolution adopted by the House and Senate that we would only consider bills pertaining to appropriations, revenue and taxation?"

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker will rule that House Joint Resolution No. 3 is germane, Mr. Lennart."

On motion of Mr. Savage, the rules were suspended, 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.

Mr. Simmons demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 3, and the resolution passed the House by the following vote: Yeas, 72; nays, 21; absent or not voting, 6.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Comfort, Connor, Cooney, Donohue, Doctson, Eldridge, Ford, Forrest, Frayn, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopigraner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Lennart, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Pedersen, Phillips, Rasmussen, Ridgway, Roderick, Sandison, Savage, Schumann, Shadbolt, Simmons, Sisson, Sorensen, Stokes, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—72.

Those voting nay were: Representatives Ball, Bassett, Carty, Cory, Gallagher, Hallauer, Johnston (Elmer E.), Jones (W. Kenneth), Kellogg, Lester, Loney, Lorimer, Orndorff, Ovenell, Paulsen, Riemcke, Siler, Smith, Stonecipher, Woodall, Zent—21.

Those absent or not voting were: Representatives Clark, Hurley, Kirk, Mardesich, Powell, Vane—6.

House Joint Resolution No. 3, having received the constitutional two-thirds majority, was declared passed.
MOTIONS

On motion of Mr. Henry (Edward E.), all bills and resolutions passed today were ordered immediately transmitted to the Senate.

On motion of Mr. Adams, 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 Anderson (B. Roy), Anderson (Eva), Carmichael, Clark, Connor, Cory, Frayn, Giboney, Hallauer, Henry (Al), Hess, Hofmeister, Hurley, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kirk, Knoblauch, Loney, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olson (Ole H.), Powell, Riemcke, Rodrick, Sandison, Simmons, Smith, Sorensen, Wenberg, Woodall and Young.

MESSAGE FROM THE SENATE

MR. SPEAKER:

Senate Chamber,
Olympia, Wash., April 2, 1951.

The President has signed: House Joint Memorial No. 1, and the same is herewith transmitted.

Hersbert H. Steller, Secretary.

MOTION

On motion of Mr. Adams, 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 Bailey, Eldridge, Henry (Al), Hillyer, Hoopingarner, Kirk, Simmons, Smith, Sorensen and Wenberg.

RESOLUTION

Resolution by Mr. Huhta:

Be It Resolved, By the House of Representatives of the State of Washington, in legislative session assembled:

WHEREAS, There have been established in this state several junior colleges, which are now being operated as part of the common school system under the provisions of sections 28.84.120 to 28.84.160, R.C.W., inclusive, as derived from chapter 115, Laws of 1945; and

WHEREAS, Under the provisions of said law, junior colleges are under the supervision of, and are solely supported by the school districts in which such junior colleges are located; and

WHEREAS, There are attending such junior colleges, many students residing outside of the districts in which said colleges are located; and

WHEREAS, Approximately five thousand students are in attendance in the junior colleges at the present time and such colleges have become an important part of the educational system of the state; and

WHEREAS, It may be desirable to make substantial changes in the laws with reference
to the regulation, control, and maintenance of junior colleges to the end that the cost thereof may be more equitably distributed.

Now, Therefore, Be It Resolved, By the House of Representatives, that the Legislative Council, during the Interim between the 1951 session and the 1953 session of the legislature, shall make a study of the operation and needs of the junior colleges of the state and make recommendations to the 1953 session of the legislature for such legislation as may be found to be necessary or desirable for the continued growth and operation of said junior colleges.

Mr. Huhta moved the adoption of the resolution.

Debate ensued.

The motion was carried and the resolution was adopted.

REPORT OF STANDING COMMITTEE

House of Representatives,
Olympia, Wash., April 2, 1951.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 9, providing for a county excise tax on real estate sales, have had 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 sections 1 and 2 and insert in lieu thereof the following:

"Section 1. The county commissioners of each county shall pay to each school district during each year a sum equal to seventeen cents per day of attendance credit as determined pursuant to section 28.41.070, R.C.W. for the last completed school year prior to the first day of May of any year. The year during which the payments herein required are to be made shall be from the first day of May to the last day of April, inclusive: Provided, That in the event a county, for a period of twelve months prior to the first day of May of any year, levies a tax of not less than four-fifths of one per cent on the sales of real estate in the county as permitted and provided for in this act and assigns the entire proceeds of the first four-fifths of one per cent or so much as necessary to make the above payment to the county school fund for distribution to the various school districts, there shall be no further liability upon the county for this purpose.

"Sec. 2. The county commissioners of any county are authorized by ordinance to levy an excise tax upon sales of real estate not exceeding one per cent of the selling price. The rate of the levy shall be determined annually by the commissioners. The proceeds of the first four-fifths of one per cent of the tax provided for in this act shall be placed in the county school fund and shall be used exclusively for the support of the common schools. The balance of the tax shall be placed in the current expense fund of the county and may be used by the county for general assistance payments."

In section 3, page 1, line 29 of the original bill, being page 1, line 23 of the mimeographed bill, after the word "If" and before the words "one per cent" strike the words "the full" and insert in lieu thereof the words "a minimum of four-fifths of"

In section 3, page 2, line 1 of the original bill, being page 1, line 26 of the mimeographed bill, after the word "produced" and before the word "cents" strike the word "fifteen" and insert in lieu thereof the word "seventeen"

Robert M. Ford, Chairman.


Mr. Speaker:

I, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 9, providing for a county excise tax on real estate sales, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: John T. Dootson.

On motion of Mr. Ford, the rules were suspended, Engrossed Senate Bill No. 9 was advanced to second reading and read the second time in full.
On motion of Mr. Ford, the committee amendments were adopted.

Mr. Forrest moved that the following amendment be adopted:

In section 7, page 3, lines 12 and 13 of the original bill, being page 3, line 9 of the mimeographed bill, after the words "has been paid" strike the comma (,) insert a period (.) and strike the balance of the sentence.

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Ford, the rules were suspended, Engrossed Senate Bill No. 9 was advanced to third reading, the second reading considered the third, and the bill 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 Senate Bill No. 9, as amended by the House, and the bill passed the House by the following vote: Yeas, 62; nays, 28; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Comfort, Cory, Donohue, Ford, Frayn, Giboney, Griffith, Hansen, Henry (Edward E.), Hoefel, Hoff, Hofmeister, Holliday, Huhta, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Knoblauch, Kupka, Lennart, Lester, Lorimer, Mardesich, Mayes, Miller (Clyde J.), Miller (Floyd C.), Neil, O'Brien, Olsen (Ray), Olson (Ole H.), Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Savage, Schumann, Shadbolt, Siler, Stokes, Stonecipher, Strom, Timm, Vane, Wedekind, Wintler, Woodall, Mr. Speaker—62.

Those voting nay were: Representatives Ball, Carmichael, Clark, Connor, Cooney, Dootson, Eldridge, Forrest, Gallagher, Gordon, Hallauer, Hawley, Hess, Hillyer, Hoopingarner, Hurley, Jones (John R.), King, Loney, McLean, Morris, Nunamaker, Orndorff, Roderick, Sisson, Testu, Young, Zent—28.

Those absent or not voting were: Representatives Anderson (Eva), Henry (Al), Johnson (Charlie), Kirk, Sandison, Simmons, Smith, Sorensen, Wenberg—9.

Engrossed Senate Bill No. 9, 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.

EXPLANATION OF VOTE

Mr. Jones (W. Kenneth) requested that the following explanation of his vote be placed in the journal of the House:

"I am opposed to the principle of making the tax provided for in said bill mandatory upon the county commissioners but in order to get said matter settled by a conference committee, I voted 'Aye' in the hope of achieving such result."

MOTION

On motion of Mr. Ford, Engrossed Senate Bill No. 9, as amended by the House, was ordered immediately transmitted to the Senate.

The Speaker declared the House at ease.

The Speaker called the House to order.
MESSAGE FROM THE SENATE
Senate Chamber, 
Olympia, Wash., April 2, 1951.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 9 and asks the House to recede therefrom, and said bill together with the House amendments thereto is herewith transmitted. Herbert H. Sieker, Secretary.

Mr. Ford moved that the House refuse to recede from its amendments to Engrossed Senate Bill No. 9 and that the Senate be asked for a conference thereon.

The motion was carried.

The Speaker declared the House at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE
Senate Chamber, 
Olympia, Wash., April 2, 1951.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 9 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Cowen, Eastvold and Greive. Herbert H. Sieker, Secretary.

The Speaker appointed as House members of the Conference Committee on Engrossed Senate Bill No. 9, Representatives Ford, Eldridge and Paulsen.

MOTION

On motion of Mr. Adams, the House adjourned until eleven o'clock a. m., Tuesday, April 3, 1951.

S. R. Holcomb, Chief Clerk.

CHAS. W. HODDE, Speaker.

EIGHTH DAY
MORNING SESSION

HOUSE OF REPRESENTATIVES, 
OLYMPIA, WASH., TUESDAY, APRIL 3, 1951.

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 Brown (Gordon J.), Clark, Jones (John R.), Kirk, Lennart, McLean, Wedekind and Wenberg.

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.
REPORT OF CONFERENCE COMMITTEE

MR. PRESIDENT:
MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 9, entitled: "An Act relating to the support of the common schools, providing for the levy by counties of excise taxes upon the sale of real estate for the support thereof, repealing sections 28.47.030 and 28.47.040, R.C.W., and declaring an emergency.", have had the same under consideration, and we are unable to agree and ask that the powers of Free Conference be granted to said committee.

Senate Members
David C. Cowen
Donald W. Eastvold
R. R. (Bob) Greive

House Members
Robert M. Ford
Wesley R. Eldridge
Arthur R. Paulsen

On motion of Mr. Ford, the House adopted the report of the Conference Committee on Engrossed Senate Bill No. 9, and granted the committee the powers of Free Conference.

MESSAGE FROM THE SENATE
Senate Chamber,
Olympia, Wash., April 2, 1951.

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

Herbert H. Sieler, Secretary.

FIRST READING OF SENATE BILL
Senate Joint Resolution No. 2, by Senator Raugust:
Relating to manufacturers' excise tax on automobiles and gasoline tax.
The resolution was read the first time by title and referred to Committee on Roads and Bridges.

MOTION
On motion of Mr. O'Brien, the House recessed until three o'clock p.m.

AFTERNOON SESSION

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 Anderson (Eva), Brown (Gordon J.), Clark, Johnson (Charlie), Jones (Mrs. Vincent F.) and Sisson.

MESSAGE FROM THE SENATE
Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 9 and the House amendments thereto, and has granted said committee the powers of Free Conference.

Herbert H. Sieler, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Mr. President:
Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 9, entitled: "An Act relating to the support of the common schools, providing for the levy by counties of excise taxes upon the sale of real estate for the support
Amend the bill by striking everything after the enacting clause and insert in lieu thereof the following:

"Section 1. Whenever the boards of directors of more than a majority of the school districts in any county shall adopt resolutions declaring that a need exists for additional funds for the support of the schools, such resolution to be adopted after a public hearing after reasonable notice in each of the respective districts, and to be filed with the board of county commissioners prior to the first day of May of any year, it shall be the duty of the board of county commissioners to pay to each school district during the ensuing year a sum equal to seventeen cents per day of attendance credit as determined pursuant to section 28.41.070, R.C.W., for the last completed school year prior to the first day of May of any year. The year during which the payments herein required are to be made shall be from the first day of May to the last day of April, inclusive: Provided, That in the event a county, for a period of twelve months prior to the first day of May of any year, levies a tax of not less than one per cent on the sales of real estate in the county as permitted and provided for in this act and assigns the entire proceeds of one per cent or so much as necessary to make the above payment to the county school fund for distribution to the various school districts, there shall be no further liability upon the county for this purpose.

"Sec. 2. The county commissioners of any county are authorized by ordinance to levy an excise tax upon sales of real estate not exceeding one per cent of the selling price. The rate of the levy shall be determined annually by the commissioners. The proceeds of the tax provided for in this act shall be placed in the county school fund and shall be used exclusively for the support of the common schools: Provided, That one-half of one per cent of the proceeds of the tax provided for herein may be placed in the current expense fund of the county.

"Sec. 3. If the excise tax herein authorized shall be levied in any county for a period of twelve or any lesser number of months and it shall appear upon the first day of May of any year that such tax has not produced seventeen cents per day's attendance credit or such proportion thereof as such lesser number of months, or major fraction thereof, during which the tax was levied, bears to twelve, the deficit shall be certified by the board of county commissioners to the state superintendent of public instruction as a charge against the state school equalization fund for the schools of such county. The sum so certified shall be paid to the county treasurer from the state school equalization fund and allotted to the school districts in the same manner as other money is distributed from the county school fund.

"Sec. 4. Sections 28.47.030 and 28.47.040 of the Revised Code of Washington, derived from section 5, subchapter 9, Title 3, chapter 97 of the Laws of 1909, as last amended by section 1 of chapter 31 of the Laws of 1949, are hereby repealed.

"Sec. 5. The real estate sales tax provided for herein shall be levied upon each sale of real property located within the county.

"Sec. 6. As used in this act and in any ordinance enacted pursuant thereto, the term 'seller' unless otherwise indicated by the context, shall mean any individual, receiver, assignee, trustee in bankruptcy, trust, estate, firm, co-partnership, joint venture, club, company, joint stock company, business trust, municipal corporation, quasi-municipal corporation, corporation, association, society, or any group of individuals acting as a unit, whether mutual, co-operative, fraternal, non-profit or otherwise; but it shall not include the United States or the State of Washington.

"Sec. 7. As so used, the term 'sale' shall have its ordinary meaning and shall include any conveyance, grant, assignment, quit-claim, or transfer of the ownership of or title to real property or any estate or interest in real property for a valuable consideration, and any contract for such conveyance, grant, assignment, quit-claim, or transfer, and any lease with an option to purchase real property or any estate or interest in real property or other contract under which possession of the property is given to the purchaser, or any other person by his direction, while title is retained by the vendor as security for the payment of the purchase price.

"The terms shall not include a transfer by gift, devise, or inheritance, a transfer of any leasehold interest other than of the type mentioned above, a mortgage or other transfer of an interest in real property merely to secure a debt, nor a transfer in compliance with the terms of any lease or contract upon which the tax as imposed by this act has been paid, nor the sale of any grave or lot in an established cemetery.
"Sec. 8. As so used, the term 'selling price' shall mean the consideration, including
money or anything of value, paid or delivered or contracted to be paid or delivered
in return for the transfer of the real property or estate or interest in real property,
and shall include the amount of any lien, mortgage, or other incumbrance, either given
to secure the purchase price, or any part thereof, or remaining unpaid on such property
at the time of sale.

"Sec. 9. The tax herein provided for and any interest or penalties thereon shall be
a specific lien upon each piece of real property sold from the time of sale until the
tax shall have been paid, which lien may be enforced in the manner prescribed for the
foreclosure of mortgages.

"Sec. 10. The tax levied under this act shall be the obligation of the seller and the
county treasurer may, at his option enforce the obligation through an action of debt
against the seller or he may proceed in the manner prescribed for the foreclosure of
mortgages and resort to one course of enforcement shall not be an election not to
pursue the other.

"Sec. 11. The tax hereby imposed shall be paid to and collected by the county
treasurer who shall cause a stamp evidencing satisfaction of the lien to be affixed to
the conveyance prior to its recording. A receipt issued by the county treasurer for
the payment of the tax imposed under this act shall be evidence of the satisfaction of
the lien imposed hereunder and may be recorded in the manner prescribed for recording
satisfactions of mortgages.

"Sec. 12. The board of county commissioners may provide the rate of interest to
be levied against delinquent taxes provided for under this act and may prescribe the
manner in which sales of real property shall be reported to the county treasurer and
the tax paid thereon. The county commissioners may prescribe procedures supple­
mentary to this act.

"Sec. 13. This act is necessary for the immediate support of the state government
and its existing public institutions and shall take effect immediately."

Mr. Ford moved that the report of the Free Conference Committee on
Engrossed Senate Bill No. 9 be adopted.

Debate ensued.

Mr. Reimcke moved that consideration of the report of the Free Confer­
ence Committee on Engrossed Senate Bill No. 9 be made a special order of
business fifteen minutes after the House again convened.

Debate ensued.

The motion by Mr. Riemcke was carried.

REPORT OF STANDING COMMITTEE

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred
Senate Joint Resolution No. 2, relating to manufacturers' excise tax on automobiles and
gasoline tax, 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.

We concur in this report: Eva Anderson, Robert C. Bailey, Howard T. Ball, Arthur
H. Bassett, W. J. Beierlein, Henry A. Brown, Wally Carmichael, Dewey C. Donohue,
J. Chester Gordon, Earl G. Griffith, Alfred S. Hillyer, Russell T. Hoopingarner, John R.
Jones, Harold B. Kellogg, B. J. (Cy) McLean, Charles A. Pedersen, Emma Abbott
Ridgway, Vernon A. Smith, James D. Stonecipher, Jeanette Testu, Robert D. Timm,
Oscar Wenberg.

Passed to second reading.
MOTIONS

Mr. Adams moved that the House recess until 5:30 o'clock p.m.
The motion was lost.

Mr. O'Brien moved that the House recess until eight o'clock p.m.
The motion was carried on a rising vote and 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 Repre­
sentatives Brown (Gordon J.), Huhta, Jones (Mrs. Vincent F.), Ridgway,
Smith, Stokes and Wenberg.

SPECIAL ORDER OF BUSINESS

The hour of 8:15 o'clock p.m. having arrived, the House resumed consid­
eration of the report of the Free Conference Committee on Engrossed Senate
Bill No. 9.

The Speaker declared the question before the House to be the motion by
Mr. Ford that the House adopt the report of the Free Conference Committee
on Engrossed Senate Bill No. 9.

Debate ensued.

Mr. Riemcke demanded the previous question and the demand was sus­
tained.

The motion was carried on a rising vote.

The Speaker declared the question before the House to be the final pas­
sage of Engrossed Senate Bill No. 9, as amended by the Free Conference
Committee.

Debate ensued.

Mr. Forrest demanded the previous question and the demand was sus­
tained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No.
9, as amended by the Free Conference Committee, and the bill passed the
House by the following vote: Yeas, 53; nays, 41; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson (B. Roy), An­
derson (Eva), Bailey, Ball, Beierlein, Brown (Henry A.), Carty, Cory, Dono­
hue, Eldridge, Ford, Frayn, Giboney, Griffith, Hansen, Hillyer, Hoefel, Hoff,
Holliday, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), King, Kirk,
Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes,
Miller (Clyde J.), Neill, O'Brien, Olson (Ole H.), Ovenell, Paulsen, Peders­
en, Phillips, Powell, Rasmussen, Riemcke, Sandison, Savage, Siler, Simmons,
Sorensen, Stonecipher, Wintler, Woodall, Mr. Speaker—53.

Those voting nay were: Representatives Bassett, Bernethy, Carmichael,
Clark, Comfort, Connor, Cooney, Dootson, Forrest, Gallagher, Gordon, Hal­
lauer, Hawley, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Hooping­
garner, Huhta, Hurley, Jones (John R.), Jones (W. Kenneth), Kellogg, Mc­
Lean, Miller (Floyd C.), Morris, Nunamaker, Olsen (Ray), Orndorff, Ridg­
way, Roderick, Schumann, Shadbolt, Sisson, Strom, Testu, Vane, Wedekind,
Wenberg, Young, Zent—41.

---3
Those absent or not voting were: Representatives Brown (Gordon J.), Jones (Mrs. Vincent F.), Smith, Stokes, Timm—5.

Engrossed Senate Bill No. 9, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

The Speaker declared the House at ease.

The Speaker called the House to order.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Brown (Gordon J.), Henry (Al), Hoopingarner, Hurley, Johnson (Charlie), Jones (Mrs. Vincent F.), Morris, Smith, Stokes and Testu.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

On motion of Mr. Woodall, Mrs. Jones (Vincent F.) was excused from the call of the House.

Representatives Johnson (Charlie) and Henry (Al) appeared within the bar of the House.

On motion of Mr. O'Brien, the House dispensed with further proceedings under the call of the House.

MOTIONS

Mr. Woodall moved that the House adjourn until eleven o'clock a. m., Wednesday, April 4, 1951.

Mr. Clark moved that the motion be amended and that the House adjourn until eight o'clock a. m., Wednesday, April 4, 1951.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Clark to the motion.

The motion was lost and the amendment to the motion was not adopted.

The Speaker declared the question before the House to be the motion by Mr. Woodall.

The motion was carried on a rising vote and the House adjourned until eleven o'clock a. m., Wednesday, April 4, 1951.

S. R. Holcomb, Chief Clerk.

Chas. W. Hodde, Speaker.
NINTH DAY, APRIL 4, 1951

NINTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, APRIL 4, 1951.

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 Carmichael, Morris and Vane.
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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives,
Olympia, Wash., April 4, 1951.

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 13, exempting commercial clam diggers from license, 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.


On motion of Mr. Sandison, the rules were suspended, Senate Bill No. 13 was advanced to second reading and read the second time in full.

On motion of Mr. Sandison, the rules were suspended, Senate Bill No. 13 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 13, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carty, Clark, Comfort, Connor, Cooney, Cory, Donohue, Dootson, Eldridge, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Holliday, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (John R.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Kirk, Knoblauch, Kupka, Lennart, Lester, Loney, Lorimer, Mardesich, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Neill, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Pedersen, Phillips, Powell, Rasmussen, Ridgway, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Sisson, Smith, Sorensen, Stokes, Stonecipher, Strom, Testu, Timm, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—94.
Those absent or not voting were: Representatives Carmichael, Hess, King, Morris, Vane—5.

Senate Bill No. 13, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sandison, Senate Bill No. 13 was immediately transmitted to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 9 and passed the bill as amended by the Free Conference Committee.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has passed Senate Bill No. 15, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 1 and the Senate amendments thereto, and has passed the substitute bill as recommended by the Free Conference Committee, and a copy of said report together with Substitute House Bill No. 1 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. 1, relating to appropriations, have had the same under consideration, and we recommend that the attached Substitute House Bill No. 1 be substituted therefor and that the substitute bill do pass the Senate and the House.

Senate Members
Thomas C. Hall
Asa V. Clark
A. E. Edwards

House Members
Ole H. Olson
John L. O'Brien
Sidney S. Jeffreys

POINT OF ORDER

Mr. Jones (W. Kenneth):

"I rise to a point of order on the ground that this committee report as just read is in violation of some of the rules of the House, some of the joint rules of the House and Senate, and is in violation of the State constitution. I cite rules 36 and 62 of the House rules; rule 6 of the joint rules of the House and Senate; and Article II, sections 19 and 38 of our State constitution. I would like to argue on this point of order and submit the point of order is well taken."

Mr. O'Brien 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 Carmichael and Henry (Al).
The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

Representative Henry (Al) appeared within the bar of the House.

Mr. Woodall 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. Ford moved that the absent member be excused and that the House proceed with business under the call of the House.

The motion was lost on a rising vote.

Mr. Carmichael appeared within the bar of the House.

Mr. O'Brien moved that the House proceed with business under the call of the House.

The motion was carried.

POINT OF ORDER

Mr. Jones (W. Kenneth):

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

"I wish to state to you, in addition to my point of order, my arguments against the entire committee report and particularly against sections 3 to 46, inclusive, of the report, which definitely concern a corporation income or excise or franchise tax, whatever you choose to call it. To me this is an extremely important issue to be decided by this House, not so much for the matter at hand at the moment but for the precedent that is going to be established if this point of order is not sustained.

"This would establish a precedent of allowing a free conference committee to bring out a certain bill amended to include entirely new matter, which is not within the scope of the authority of that committee.

"I think you are well enough acquainted with what I am talking about. You all know this bill originated in the House. It was an appropriations bill and nothing else. The title so read. It went to the Senate and the Senate struck all of the bill after the enacting clause; they sent it back and, of course, we ultimately went into free conference committee. May I point out to you the dangerous precedent established when a committee can do such a thing for the benefit, for example: Those of you who are in the farm block, suppose that this committee—"

The Speaker:

"The Speaker will have to ask the gentleman to direct his remarks to the specific point of argument inasmuch as remarks on a point of order will appear in the journal. If he wishes to discuss the propriety of any ruling, after his point of order has been stated, then it would be proper for him to debate upon the ruling. It seems the gentleman is proceeding to debate upon a ruling which has not been made."

Mr. Jones (W. Kenneth):

"Then I shall make my first point. I stated the first point was a violation of rules 6 and 9 of the joint rules; and I say that a report of a free conference committee is established by those rules. In other words, even though it is a report of free conference committee, it is still an amendment even though it is submitted as a substitute bill. When you look at the joint rules of the Senate and the House concerning this matter of free conference, you can see in those rules it is definitely established that a report of free conference committee is an amendment to the bill. You can see that the report of the free conference committee on House Bill No. 1 is definitely setting a new precedent."

The Speaker:

"The gentleman fails to realize he is again arguing a ruling which has not been made. He is entitled to raise the point of order and get it in the record. Then if he desires to appeal from the ruling, should it be adverse to his point of order, he may argue it at length."
Mr. Jones (W. Kenneth):

"I believe I have covered my first point. My second point, as I have stated, is the fact that the report of the free conference committee on House Bill No. 1 violates rules 36 and 82 of the House rules. Rule 36 states, 'No motion or proposition of a subject different from that under consideration shall be admitted under color of amendment.' Rule 82 states, 'A substitute or amendment must relate to the same subject as the original bill, resolution, memorial or constitutional amendment under consideration.' I submit this conference report does not conform with those rules.

"A further point is on the constitution. Article II, section 19 provides that, 'No bill shall embrace more than one subject, and that shall be expressed in the title.' Section 38 of Article II provides that, 'No amendment to any bill shall be allowed which shall change the scope and object of the bill.'

"Does the Speaker now wish to rule on the point of order?"

RULING BY THE SPEAKER

The Speaker:

"The Speaker will rule that the point is not well taken inasmuch as it is the Speaker's opinion that the report of the free conference committee contains no matter, nor has the committee arrived at its report in any different manner than has been well established by precedent; that the matter contained therein is germane and would be ruled germane if it were introduced as an original bill, and would be accepted as germane if it had been added in regular standing committee. It does not violate the general practices of the House, or constitutional rules as have been cited by the gentleman."

APPEAL FROM THE RULING OF THE SPEAKER

Mr. Jones (W. Kenneth):

"Mr. Speaker, I appeal from the ruling of the Speaker."

The Speaker:

"The question before the House is, 'Shall the decision of the Speaker be the judgment of the House.' Does the gentleman wish to discuss the appeal from the Chair?"

Mr. Jones (W. Kenneth):

"Mr. Speaker, speaking on the appeal from your ruling, I quote you rule 6, which as you know provides for the powers of free conference in the event the two houses are unable to agree: 'In case of a failure of the conferees to agree, a report of such disagreement may be made and the power of free conference may be granted by the two houses, either to the same committee, or the committee may be discharged and a new committee appointed with the power of free conference, to whom the whole subject matter embraced in the bill or resolution shall be committed, and the committee of free conference may report by new bill or resolution, or otherwise, and bills or resolutions so reported shall be treated as amendments, unless such bills or resolutions are comprised entirely of original matter.' Certainly the report is not composed entirely of original matter.

"Rule 7 refers to the number of copies necessary and the uses thereof, also that a copy of the bill with all amendments inserted must be returned to the House.

"Rule 9 states: 'The report of a conference or free conference committee may be adopted by acclamation, but concurrence in the bill as amended shall be by roll call . . .'. I think it is very definitely established by these rules that a free conference report is an amendment to the original bill.

"We all know that the original bill pertained to appropriations and nothing else. I don't think that anyone can say that a corporation or income tax matter has anything to do with, or is germane to the question of appropriation of state moneys for the functions of the various state departments. I believe absolutely that the committee report violates the joint rules of the House and Senate and, because it is a House bill, it also violates the House rules.

"One further point. Article II, section 19 of the constitution states, 'No bill shall embrace more than one subject', and that rule was put in for a good reason. Here we have a bill that is comprised of two different subjects. One is the subject of appropriations; the other is the subject of revenue by means of income tax on corporations.
Section 38 of Article II of the state constitution states that 'no amendment to any bill shall be allowed which shall change the scope and object of the bill'. That was the law in 1889 and it has been the law since 1889. Now, suddenly because people think that we have reached an impasse and cannot agree, they have adopted this method which is in violation of our state constitution and would establish a dangerous precedent. I think that you members of the House should in all sincerity consider what you are doing and vote to overrule the ruling of the Speaker.

"As I started to point out, if this precedent is established, almost anything could happen when a bill goes into conference committee. Everybody could add to it, every kind of a bill, in order to get a bill back for a vote and you are then forced to accept it or reject it. Suppose the 'Oleo bill' had been added as an amendment here. Would anyone argue that, if the 'Oleo bill' had been tacked on as an amendment, it would not go beyond the scope of the original bill. Here it relates to income tax on corporations. Do not overlook the precedent which you would establish in this sort of thing. I earnestly submit to you that the ruling of the Chair on this matter should not be sustained."

The Speaker:

"The Speaker would like to comment to the extent of citing certain precedents which the members may have the opportunity to check before the vote is taken. In 1947 there was referred to a free conference committee the question of a welfare statute containing neither revenue nor appropriations. The free conference did, in its wisdom, introduce the matter of the entire social security appropriations into the bill in such a manner that it could not be segregated. The matter was taken before the supreme court and the action was upheld in the supreme court.

"The Speaker would also like to point out that during the 1951 regular legislature there were added other bills to bills which have been approved and have become law. Then again, in 1949 the legislature, while not in free conference committee, but during other legislative processes, placed three bills in one measure. An appeal was taken to the supreme court and the question was raised, the constitutional question, as to whether three bills could be combined under one title even though they were germane. The court again held the action of the legislature was constitutional. Therefore, the Speaker is of the opinion that no precedent is being broken; that the legislature makes its own rules, and as long as the rules of the legislature do not result in a non-constitutional or non-germane matter being placed in a bill, the matter is in order regardless in what part of the legislative process the matter is placed in the bill."

Mr. Hoff:

"Mr. Jones did not mention one thing which should be brought to your attention. In ruling originally on this matter, the Speaker said that these two subjects may have the opportunity to check before the vote is taken. In 1947 there was referred to a free conference committee the question of a welfare statute containing neither revenue nor appropriations. The free conference did, in its wisdom, introduce the matter of the entire social security appropriations into the bill in such a manner that it could not be segregated. The matter was taken before the supreme court and the action was upheld in the supreme court.

"The Speaker would also like to point out that during the 1951 regular legislature there were added other bills to bills which have been approved and have become law. Then again, in 1949 the legislature, while not in free conference committee, but during other legislative processes, placed three bills in one measure. An appeal was taken to the supreme court and the question was raised, the constitutional question, as to whether three bills could be combined under one title even though they were germane. The court again held the action of the legislature was constitutional. Therefore, the Speaker is of the opinion that no precedent is being broken; that the legislature makes its own rules, and as long as the rules of the legislature do not result in a non-constitutional or non-germane matter being placed in a bill, the matter is in order regardless in what part of the legislative process the matter is placed in the bill."

"Mr. Jones did not mention one thing which should be brought to your attention. In ruling originally on this matter, the Speaker said that these two subjects could have been introduced in a bill during the regular session. It is my feeling that they could have been introduced but they would have had to go through the processes of various readings, giving us an opportunity to make amendments. What have we done here? We have given six men the power to bring forth a revenue measure and we will now either have to take it or reject it. We cannot amend it further. It is my belief that a conference committee should have no more power than any other six people in this House, who might go out in the corridor, write a bill and present it to this Body. If that were to happen, the Speaker would have ruled the bill out of order. We would not have a right to vote and that is a point which hits very closely to this constitutional question.

"Further, I have read those cases cited by Mr. Hodde. My position is that of many attorneys in this group, that we have here the two major bills of this whole legislative session. It is a very important decision that the Chair now makes. This is the most important decision the Chair will make in this session. We know that our state supreme court and the supreme court of the United States many times have said, you can go in back of a statute or go in back of a constitutional provision to determine the purposes of the body drawing up that provision. What was the purpose behind this? The purpose was to make it possible for a group such as this to vote on one controversial measure at a time. We know there are individuals here who will vote on this measure who would not vote for the four per cent corporation tax. We saw that a few days ago when the four per cent tax failed. There are those here who want to see the appropriation bill passed. The veterans block here had a proposed $800,000 appropriation, and this Body showed that it didn't want that appropriation . . . . ."
POINT OF ORDER

Mr. O'Brien:
"I rise to a point of order."

The Speaker:
"State your point of order."

Mr. O'Brien:
"Mr. Hoff is speaking on the merits of the appropriations bill."

The Speaker:
"The Speaker will ask the gentleman to confine his remarks to the matter under discussion, the appeal from the ruling of the Chair."

Mr. Hoff:
"It seems to me that this is a basic issue and I think you will understand the point I am trying to get across. The free conference committee has no right to bring out a new bill and expect it to go out as a free conference report when we did not give them the authority to do it. This must be treated then as any other measure introduced here and must go through the primary stages of being introduced. And, I think that the second point Mr. Jones made is certainly valid. I hope this Body will overrule the Speaker."

Mr. Woodall:
"It is with some degree of reluctance that I make these observations. It is easy to lose sight of great things before you. How you feel about the bill is not the issue before this House any more than the ruling of a judge. In the ruling of the judge on a murder case, either it is a good or a bad ruling. A judge does not decide whether the defendant should or should not be found guilty. A judge rules on whether it is a proper method of achieving the end. We have recognized in our judiciary that the end does not always justify the means, whether you are for or against it.

"We now have a fundamental issue before this House. In 1947 an act, which was an act dealing with public assistance, went to a conference committee which wrote into the bill an appropriation amendment to the bill. I don't think that particular question was raised before the court. There have been other amendments allowed before in this session. On the other hand, I have heard the Speaker rule on certain matters which would not be germane. Does it mean that just because people want to get out of here we are going to vote against the rules? What does rule 36 mean? It states what it means. No bill shall at any time be amended by an amendment or incorporate therein any other bill pending before the House. Was the corporate tax bill before the House? Does everyone want to forget that rule? What is a conference committee? What is it for? The object of the conference is to adjust differences between two bodies. Were there any revenue measures hooked to the original bill?

"There were no differences between the two bodies on the subject of revenue. There was no mention of revenue in House Bill No. 1. The powers of free conference were granted to reconcile the differences in the amounts of the various appropriations.

"When the income tax bill was introduced in this Body it went to revenue committee. The appropriation bill was referred to appropriations. Why? I imagine both should have been referred to appropriations. Did the Speaker err in sending one to revenue and one to appropriations? They are different subjects, different matters. A new tax method, meritorious as it might be, is a different subject from appropriations. If this ruling holds, a precedent is established hereafter that all one has to do is introduce an act providing good things for the State of Washington and any amendments thereafter would be germane. What is the purpose of these rules? We have orderly proceedings. The rules are made so you can vote for or against different matters.

"There are members who are not in favor of the appropriation bill. Can they register their disapproval of the bill? No. If you vote for the appropriation bill, you vote for the tax bill. There are those who want to vote against the revenue bill and for the appropriation bill. Can we do it? No, we cannot, because if we do, someone is going to say, he voted not to give the department anything to run on. You are placed in a position where you cannot express yourself. The only thing you can say is, 'I had to go for the lesser of two evils'."
“Who were the members of the free conference committee? No members of revenue committee were on that free conference committee. Why? It was a conference to consider appropriations and the members were told to vote for the appropriation bill to hasten it into free conference. Many of us, who were against the appropriation bill, voted ‘aye’ on that promise. Was anyone told we were voting to get a free conference on revenue? Who of us knew when we voted for a free conference on appropriations that we were voting for a revenue measure? I stood here and said that I was told the quickest way to expedite the matter of getting the bill over was to get it in free conference committee. Did anyone say that was making it possible to tie something else with it?

“There is not one person among you to which a matter like this has ever been presented before. We are starting a hurricane, the backlash of which will some day hit those of you, who this morning voted ‘aye’. As I stated when I started, when there is a great moral issue, I would feel remiss in my duties if I did not express myself on this issue, irrespective of friendship or party loyalty. When I first took my oath I stated that I would support the constitution of the State of Washington and my first duty lies there, and the constitution says you cannot do what we are asked to do this morning.”

The Speaker:

“The Speaker would like to comment on several new points which Mr. Woodall has brought up. In the first place, in all disagreements between two bodies, the free conference is the final and last resort of reaching agreement. It is used consistently by all two house bodies and is given powers which are not granted to any other portion of the legislature. In the national Congress, which furnishes the national pattern, it is not unusual for subjects much less germane than that which is being proposed here to be added to bills in free conference. In fact, it is rather the general practice.

“The Speaker would like to point out the question of precedent has been borne on rather heavily. The Speaker feels he would be in grave error if he ruled other than he has on this point of order, in that a new precedent would be established, because this is the first time in the Speaker’s knowledge where the judgment of a conference committee, as to what could be included in a bill so long as it would be otherwise germane, has been challenged. To rule that this matter could not be included might lead to further rulings in the future which would narrow the possibilities of consideration in free conference committees to a point where it would be impossible to reach agreement between the two houses by restricting them to the extent they could not explore a large enough area to reach an agreement.

“The Speaker would like to point out also that no right of any member has been abrogated in this matter because the matter is not one which is arbitrarily accepted. The report of the free conference committee must still receive the majority of votes in both the House and the Senate before it can be enrolled and sent to the governor. The acceptance of either part could just as well depend on both parts being before the Body as to say that the acceptance could be decided better by division where the Body would be unable to tell what would happen in the other instance if they take action on one part.

“The Speaker does not feel the question of division is pertinent to the ruling because always on final passage there are differences of opinion on particular matters in the bill. It might as well be argued when an appropriations bill is on final passage that every single appropriation would have to be voted upon separately in order that the members might properly express their minds on individual matters in the bill.

“The Speaker might also point out that this bill contained more than just the matter of appropriations when it was referred to the conference committee. In fact, appropriations bills have been amended with much more foreign material than the question of raising money for an appropriation. The particular matters to which we would like to refer the members are matters of qualification and methods by which money might be expended, even though the methods and qualifications might be extended to the operation of municipal forms of government that are not directly state government.”

Mr. Ford demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be, “Shall the decision of the Speaker be the judgment of the House.”
Mr. Woodall demanded a roll call and the demand was sustained.

The Clerk called the roll on the question of whether the decision of the Speaker would be the judgment of the House and the appeal was lost by the following vote: Yeas, 58; nays, 41; absent or not voting, 0.

Those voting yea were: Representatives Adams, Bailey, Beierlein, Berney, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Donohue, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), King, Kirk, Knoblauch, Kupka, Lennart, Mardesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Vane, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—58.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Frayn, Gordon, Griffith, Hawley, Hillyer, Hoefel, Hoff, Hurley, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, Lester, Loney, Lorimer, Mayes, Nell, Orndorff, Owenell, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Strom, Timm, Woodall, Zent—41.

The decision of the Speaker was voted the judgment of the House.

MOTION

Mr. Olson (Ole H.), moved that the report of the Free Conference Committee on House Bill No. 1 be adopted.

POINT OF ORDER

Mr. Jones (W. Kenneth):

"I wish to renew the same points of order which I raised before on the same grounds."

The Speaker:

"That is out of order, Mr. Jones."

Mr. Woodall:

"I believe that a point of order may be raised at successive times. You could make the same ruling at each stage the measure is introduced and the point is raised."

The Speaker:

"The point of order during consideration of the committee report has already been decided."

Mr. Jones (W. Kenneth):

"At the time of my original point of order, there was no motion before the House. There is now a motion and, therefore, new matter before the House."

RULING BY THE SPEAKER

The Speaker:

"The Speaker will rule that the only point of order which would be in order at this time would be whether or not the motion by Mr. Olson was in order, and there is no basis upon which the Speaker could rule that the motion to adopt the committee report is out of order. The motion to adopt the report of the Free Conference Committee on House Bill No. 1 is in order."

Mr. Woodall:

"I think the question is, in the event it might be deemed that Mr. Jones' original objections were premature when made prior to the motion that the report be adopted, that he has a right to show for the record again that he raises the same point of order. There need be no lengthy debate on the subject."
The Speaker:
"The record will show that he raised the point of order at this time and that the Speaker ruled he could not raise the same point of order, it having been determined already, and that the motion by Mr. Olson is in order."

The Speaker declared the question before the House to be the motion by Mr. Olson (Ole H.) that the report of the Free Conference Committee on House Bill No. 1 be adopted.

The motion was carried on a rising vote and the report of the Free Conference Committee was adopted.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 1, as reported by the Free Conference Committee.

Debate ensued.

POINT OF ORDER

Mr. Jones (W. Kenneth):
"I rise to a point of order on the grounds that the bill on final passage violates rules 36 and 82 of the House rules, rule 6 of the joint House and Senate rules, and Article II, sections 19 and 38 of the state constitution. It is understood that this is the same objection I have heretofore made."

RULING BY THE SPEAKER

The Speaker:
"The point of order will be noted in the journal. The Speaker will rule that the point is not well taken."

Extended debate ensued.

Mr. Adams demanded the previous question and the demand was not sustained on a rising vote.

Extended debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 1, as reported by the Free Conference Committee, 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 (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Connor, Cooney, Dootson, Ford, Forrest, Gallagher, Giboney, Hallauer, Hansen, Henry (Al), Henry (Edward E.), Hess, Hoefel, Hofmeister, Holliday, Hoopingarner, Huhta, Jeffreys, Johnson (Charlie), Jones (John R.), Kirk, Knobauch, Lennart, Lorimer, Madesich, McLean, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Pedersen, Rasmussen, Ridgway, Roderick, Sandison, Savage, Simmons, Sorensen, Strom, Testu, Wedekind, Wenberg, Wintler, Young, Mr. Speaker—58.

Those voting nay were: Representatives Anderson (B. Roy), Ball, Bassett, Clark, Comfort, Cory, Donohue, Eldridge, Frayn, Gordon, Griffith, Hawley, Hilyer, Hoff, Hurley, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Kupka, Lester, Loney, Mayes, Neill, Orndorff, Ovenell, Phillips, Powell, Riemcke, Schumann, Shadbolt, Siler, Sisson, Smith, Stokes, Stonecipher, Timm, Vane, Woodali, Zent—41.

Substitute House Bill No. 1, as reported by the Free Conference Committee, having received the constitutional majority, was declared passed.
MOTION
Mr. Ford moved that Substitute House Bill No. 1 be immediately enrolled. The motion was carried.

EXPLANATION OF VOTE
Mr. King requested that the following explanation of his vote be placed in the journal of the House:

"I have voted against Substitute House Bill No. 1 because of the cuts in fisheries, state lands, and changes in the school budget procedure, as well as cuts in general home assistance under social security."

EXPLANATION OF VOTE
Mr. Bailey requested that the following explanation of his vote be placed in the journal of the House.

"I have voted for Substitute House Bill No. 1 only because I feel it must be adopted if we are to bring the extraordinary session to a close. In doing so, I wish to protest the unwise cuts in the fisheries, state lands, and school budgets."

MESSAGE FROM THE SENATE
Senate Chamber, Olympia, Wash., April 4, 1951.

Mr. Speaker:
The President has signed: Senate Bill No. 9, and the same is herewith transmitted.
HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 9.

MOTIONS
On motion of Mr. O'Brien, the House dispensed with further proceedings under the call of the House.

Mr. Adams moved that the House adjourn until ten o'clock a. m., Thursday, April 5, 1951.

Mr. Olson (Ole H.) moved that the motion be amended and that the House adjourn until nine o'clock a. m., Thursday, April 5, 1951.

The motion by Mr. Olson (Ole H.), was carried on a rising vote and the amendment to the motion was adopted.

The Speaker declared the question before the House to be the motion by Mr. Adams as amended.

The motion, as amended, was carried and the House adjourned until nine o'clock a. m., Thursday, April 5, 1951.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
TENTH DAY, APRIL 5, 1951

TENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, April 5, 1951.

The Speaker called the House to order at nine o'clock a.m.
The Clerk called the roll and all members were present except Representatives Clark, Cory, Donohue, Eldridge, Holliday, Jones (John R.), Kirk, Lennart, Mardesich, Morris, Neill, Pedersen, Ridgway, Savage, Shadbolt, Sisson, Stonecipher, Strom and Vane.

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. Adams, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

Mr. Forrest moved that the rules be suspended, the Committee on Revenue and Taxation be discharged from further consideration of House Bill No. 26, and that the bill be placed on today's second reading calendar.
Debate ensued.
The motion was carried.

MOTION

Mr. Stokes moved that the rules be suspended, the Committee on Revenue and Taxation be discharged from further consideration of House Bill No. 24, and that the bill be placed on today's second reading calendar.

Mr. Ford moved that the motion by Mr. Stokes be laid on the table.
The motion by Mr. Ford was carried on a rising vote and House Bill No. 24 was laid on the table.

MOTION

Mr. Smith moved that the rules be suspended, and the Committee on Revenue and Taxation be discharged from further consideration of House Bill No. 27.

Debate ensued.
Mr. Henry (Edward E.) moved that the motion by Mr. Smith be laid on the table.
The motion by Mr. Henry (Edward E.) was carried on a rising vote and House Bill No. 27 was laid on the table.

MOTION

Mr. Johnson (Charlie) moved that the rules be suspended, the Committee on Revenue and Taxation be discharged from further consideration of House Bill No. 15, and that the bill be placed on today's second reading calendar.

Mr. Ford moved that the motion by Mr. Johnson (Charlie) be laid on the table.
The motion by Mr. Ford was carried on a rising vote and House Bill No. 15 was laid on the table.
MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., April 4, 1951.

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

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has passed: Senate Bill No. 19; also Engrossed House Bill No. 5, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,
Olympia, Wash., April 4, 1951.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 4 with the following amendments:

Amend section 1, line 17, page 1 of the original bill, same being section 1, line 9, page 1 of the printed bill, by striking the period (.) after the word "manufactured" and inserting the following: ": Provided further, That no person, firm or corporation, licensed in any class under chapter 66.24, R.C.W., nor any agent or employee of such person, firm or corporation, shall have any interest, direct or indirect, and whether as owner, mortgagee, pledgee, consignee, or bailee, in any coin-operated amusement device or machine, other than a device or machine maintained and operated on the premises under license to such person, firm or corporation, or maintained and operated exclusively for charitable purposes."

Amend section 2 (e), line 3, page 2 of the original bill, being line 23, page 1 of the printed bill, after the words "Sales of" and before the words "motor vehicle fuel" insert the following: "motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and sales of"

Amend section 4 (f), line 23, page 6 of the original bill, being line 21, page 4 of the printed bill, after the words "use of" and before the words "motor vehicle fuel" insert the following: "motor vehicle fuel used in aircraft by the manufacturer thereof for research, development and testing purposes and";

and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Ford moved that the House concur in the Senate amendments to Engrossed House Bill No. 4.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The motion by Mr. Ford was carried and the House concurred in the Senate amendments to Engrossed House Bill No. 4.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 4, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 4, as amended by the Senate, 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, Anderson (B. Roy), Anderson (Eva), Bailey, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Ford, Frayn, Gallagher, Giboney, Gordon, Griffith, Hansen, Hawley, Henry (Al), Henry (Edward E.), Hillyer, Hoefel, Hoff, Hofmeister, Hoopingarner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Kellogg, King, Knoblauch, Kupka, Lester, Lorimer, Mayes, Miller (Clyde J.), Miller (Floyd C.), Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Orndorff, Paulsen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Testu, Timm,
Vane, Wedekind, Wenberg, Wintler, Woodall, Young, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Dootson, Forrest, Hallauer, Hess, Jones (W. Kenneth), McLean, Ovenell—7.

Those absent or not voting were: Representatives Ball, Clark, Cory, Donohue, Eldridge, Holliday, Jones (John R.), Kirk, Lennart, Loney, Marde­sch, Morris, Neill, Pedersen, Ridgway, Sisson, Stonecipher, Strom—18.

Engrossed House Bill No. 4, as amended by the Senate, having received the constitutional majority, was declared passed.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 28,** by Representative Nunamaker:

An Act levying an annual license fee on all persons engaged in the business of operating one or more retail stores or mercantile establishments where goods, wares, merchandise, or commodities of every description whatsoever are sold or offered for sale at retail, under the same general management, supervision, ownership or control, providing penalties for the violation of this act, and declaring an emergency and that this act shall take effect June 1, 1951.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 29,** by Representatives Ford and Jones (W. Kenneth):

An Act relating to taxation; providing for taxes on inheritances and gifts, adding a new chapter to Title 83, R.C.W., prescribing the duties of certain persons, firms and corporations in relation to safety deposit boxes, adding a new section to chapter 83.04, R.C.W., amending sections 83.04.010, 83.04.020, 83.16.070, 83.16.020, 83.24.040 and 83.56.160, R.C.W., repealing section 83.16.050, R.C.W., and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**FIRST READING OF SENATE BILLS**

**Senate Bill No. 15,** by Senators Cowen and Rogers:

An Act relating to revenue and taxation; authorizing a school district of any class to borrow money temporarily for current expenses and pledge the uncollected taxes of its current rolls as security for the repayment of such borrowings, prescribing limitations and declaring an emergency.

The bill was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended and Senate Bill No. 15 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Senate Bill No. 15 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 15, and the bill failed to pass the House by the following vote: Yeas, 45; nays, 36; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Brown (Gordon J.), Carty, Cooney, Donohue, Ford, Frayn, Gallagher, Giboney, Griffith, Hallauer, Hansen, Henry (Edward E.), Hess, Hillyer, Hoopingarner, Huhta, Jeffreys, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Knoblauch, Loney, Lorimer, Mayes, Miller (Floyd C.), O'Brien, Orndorff, Paulsen, Rasmussen, Roderick, Sandi-
son, Schumann, Siler, Simmons, Smith, Timm, Vane, Wintler, Woodall, Zent, Mr. Speaker—45.

Those voting nay were: Representatives Bailey, Bassett, Beierlein, Bernethy, Brown (Henry A.), Carmichael, Comfort, Connor, Forrest, Gordon, Hawley, Henry (Al), Hoefel, Hoff, Hofmeister, Hurley, Johnson (Charlie), Kellogg, Kupka, Lester, McLean, Miller (Clyde J.), Nunamaker, Olsen (Ray), Olson (Ole H.), Ovenell, Phillips, Riemcke, Savage, Shadbolt, Sorensen, Stokes, Testu, Wedekind, Wenberg, Young—36.

Those absent or not voting were: Representatives Clark, Cory, Dootson, Eldridge, Holliday, Jones (John R.), King, Kirk, Lennart, Mardesich, Morris, Neill, Pedersen, Powell, Ridgway, Sisson, Stonecipher, Strom—18.

Senate Bill No. 15, having failed to receive the constitutional majority, was declared lost.

NOTICE OF RECONSIDERATION

Mr. Hurley gave notice that, having voted on the prevailing side, he would on the next working day move that the House do reconsider the vote by which Senate Bill No. 15 failed to pass the House.

Senate Bill No. 19, by Senators Lindsay and Rogers:

An Act relating to assessments; providing a procedure for collection of assessments in weed, fire protection, sewer and water districts, adding new sections to chapters 17.04, 52.16, 56.16 and 57.20, R.C.W., and declaring an emergency and that this act shall take effect June 7, 1951.

The bill was read the first time by title.

On motion of Mr. Ford, the rules were suspended and Senate Bill No. 19 was advanced to second reading and read the second time in full.

On motion of Mr. Ford, the rules were suspended, Senate Bill No. 19 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. 19, and the bill passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Comfort, Connor, Cooney, Donohue, Ford, Forrest, Frayn, Gallagher, Giboney, Gordon, Griffith, Hallauer, Hansen, Hawley, Henry (Edward E.), Hess, Hillyer, Hoefel, Hoff, Hofmeister, Hoopigarnner, Huhta, Hurley, Jeffreys, Johnson (Charlie), Johnston (Elmer E.), Jones (Mrs. Vincent F.), Jones (W. Kenneth), Kellogg, King, Knoblauch, Kupka, Lester, Loney, Lorimer, Mayes, McLean, Miller (Clyde J.), Miller (Floyd C.), Nunamaker, Olsen (Ray), Olson (Ole H.), Orndorff, Ovenell, Paulsen, Phillips, Powell, Rasmussen, Riemcke, Roderick, Sandison, Savage, Schumann, Shadbolt, Siler, Simmons, Smith, Sorensen, Stokes, Timm, Vane, Wedekind, Wintler, Woodall, Young, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Testu, Wenberg—2.

Those absent or not voting were: Representatives Clark, Cory, Dootson, Eldridge, Henry (Al), Holliday, Jones (John R.), Kirk, Lennart, Mardesich, Morris, Neill, O'Brien, Pedersen, Ridgway, Sisson, Stonecipher, Strom—18.

Senate Bill No. 19, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
TENTH DAY, APRIL 5, 1951

Senate Concurrent Resolution No. 5, by Senator Washington:
Relating to the investigation of organized crime.
The resolution was read the first time by title.
Mr. Woodall moved that the rules be suspended, that Senate Concurrent Resolution No. 5 be advanced to second reading and read the second time in full.
The motion was lost.
The resolution was passed to second reading.

SECOND READING OF BILLS

House Bill No. 26, by Representative Forrest:
Apportioning and allocating state aid funds.
The bill was read the second time in full.
On motion of Mr. Roderick, the rules were suspended, House Bill No. 26 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. 26, and the bill passed the House by the following vote: Yeas, 52; nays, 31; absent or not voting, 16.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bailey, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Carmichael, Connor, Cooney, Dootson, Ford, Forrest, Frayn, Giboney, Hallauer, Hansen, Henry (Edward E.), Hess, Hillyer, Hoff, Hoopinger, Huhta, Johnson (Charlie), Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olsen (Ray), Olson (Ole H.), Paulsen, Phillips, Powell, Rasmussen, Roderick, Sandison, Savage, Simmons, Sorensen, Testu, Wedekind, Wenberg, Woodall, Young, Mr. Speaker—52.
Those absent or not voting were: Representatives Clark, Cory, Eldridge, Gallagher, Henry (Al), Holliday, Kirk, Lennart, Mardesich, Mayes, Neill, Pedersen, Ridgway, Sisson, Stonecipher, Strom—16.
House Bill No. 26, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

APPOINTMENT OF COMMITTEE MEMBER

The Speaker appointed Mr. Siler as an additional member of the Committee on Engrossment and Enrollment.

REPORTS OF ENROLLMENT

House of Representatives,
Olympia, Wash., April 4, 1951.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 5, have compared same with the engrossed bill and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: Howard T. Ball, Dwight S. Hawley.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled Substitute House Bill No. 1, have compared same with the substitute bill recommended by the Free Conference Committee and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.


The Speaker announced that he was about to sign: House Bill No. 5; also Substitute House Bill No. 1.

The Speaker declared the House at ease.

The Speaker called the House to order.

Point of Inquiry

Mrs. Hansen:

"Mr. Speaker, point of inquiry."

The Speaker:

"State your point, Mrs. Hansen."

Mrs. Hansen:

"On page 36 of the mimeographed copy of Substitute House Bill No. 1, is an appropriation which reads, 'From the State School Equalization Fund for distribution to counties as provided by chapter 31, Laws of 1949, $17,350,000.'

"When the legislature passed Senate Bill No. 9, it repealed sections 28.47.030 and 28.47.040 of the Revised Code of Washington. I understand that these sections include the whole of chapter 31 of the Laws of 1949. Does this have the effect of making the appropriation inoperative?"

The Speaker recognized Mr. Ford.

Mr. Ford:

"Chapter 31 of the Laws of 1949 amended section 5 of subchapter 9 of Title III, chapter 97 of the Laws of 1909. The two sections referred to, sections 28.47.030 and 28.47.040 of the Revised Code of Washington, which were repealed by Senate Bill No. 9, did include the entire text of the amended section 5 as set out in chapter 31 of the Laws of 1949, which was practically everything in that chapter.

"I have asked the attorney general's office whether this would result in making the appropriation inoperative. They have advised me that the effect of Senate Bill No. 9 has been practically to repeal chapter 31 of the Laws of 1949. However, they do not believe that the appropriation would be rendered inoperative because the legislature would not be presumed to have done a vain and useless thing in making the appropriation,—this appropriation would be regarded as ambiguous. I am advised that in the case of such ambiguities the law is that the intention of the legislature may be gathered from the history of the bill and from all matters surrounding its passage, and the intention, so determined, can be carried out. The attorney general's office believes that the intention in this case is obviously to make the money available for distribution in accordance with Senate Bill No. 9."

Resolution by Mr. Rasmussen and Mr. Forrest:

Whereas, Legislation regarding the control of crime and corrupt political practices will probably be a subject for consideration at the next legislature;

Be It RESOLVED, That the legislative council is requested to study and report to the
1953 legislature upon the matter of crime, corrupt political practices and the inter­
relation, if any, between them.

Mr. Rasmussen moved the adoption of the resolution.

**POINT OF INQUIRY**

Mr. Beierlein:
"Will Mr. Rasmussen yield?"

The Speaker:
"Does the gentleman yield?"

Mr. Rasmussen:
"Yes."

Mr. Beierlein:
"Will the legislative council have to take care of these matters before the next
session of the legislature?"

Mr. Rasmussen:
"The legislative council will do its best. Various counties have different problems.
You don't always get a proposal for a new law."

Mr. O'Brien:
"When you make a study of crime do you have in mind any particular area?"

Mr. Rasmussen:
"We propose to look into the various laws of other states where they have control
of crime."

The resolution was lost on a rising vote.

**RESOLUTION**

Resolution by Committee on Rules and Order:

*Be It Resolved,* That the Speaker and the Chief Clerk be authorized and directed
to make out the necessary vouchers upon which warrants shall be drawn for the final
payment of all expenses in connection with the closing business and for all other busi­ness of the House of Representatives for the extraordinary session of the thirty-second
legislature.

On motion of Mr. O'Brien, the resolution was adopted.

**RESOLUTION**

Resolution by Committee on Rules and Order:

*Be It Resolved,* That the Chief Clerk be allowed fifteen days additional compensa­tion in payment for overtime, to complete the work of this extraordinary session of the
thirty-second legislature, reply to and give necessary attention to correspondence, other
details arising therefrom, and indexing the extraordinary session journal, and that he
be allowed the regular per diem therefor.

On motion of Mr. O'Brien, the resolution was adopted.

**POINT OF INFORMATION**

Mr. Simmons:
"Point of information, Mr. Speaker. How many votes are required to adjourn
sine die?"

The Speaker:
"I believe that we have enough."

The Speaker declared the House at ease.
The Speaker called the House to order.
APPOINTMENT OF COMMITTEE MEMBER

The Speaker appointed Mr. Beierlein as an additional member of the Committee on Engrossment and Enrollment.

REPORT OF ENROLLMENT

House of Representatives,
Olympia, Wash., April 5, 1951.

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 4, have compared same with the engrossed bill and find it correctly enrolled.

Mrs. Vincent F. Jones, Chairman.

We concur in this report: W. J. Beierlein, Daniel W. Giboney, Edward E. Henry, Homer O. Nunamaker.

The Speaker announced that he was about to sign: House Bill No. 4.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., April 4, 1951.

The President has signed: Senate Bill No. 13, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., April 5, 1951.

The President has signed: Senate Bill No. 19, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., April 5, 1951.

The President has signed: House Bill No. 4, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., April 5, 1951.

The President has signed: Substitute House Bill No. 1; also House Bill No. 5, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced that he was about to sign: Senate Bill No. 13; also Senate Bill No. 19.

Senate Chamber,
Olympia, Wash., April 5, 1951.

The Senate has adopted Senate Concurrent Resolution No. 6 and the President has appointed as Senate members of the committee to notify the governor that the legislature is about to adjourn sine die, Senators Sutherland and French.

Herbert H. Sieler, Secretary.

FIRST READING OF SENATE CONCURRENT RESOLUTION

Senate Concurrent Resolution No. 6, by Senator Rogers:

Relating to the adjournment of the extraordinary session of the thirty-second legislature.

The resolution was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 6 was advanced to second reading and read the second time in full.
On motion of Mr. O'Brien, the rules were suspended, Senate 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.

On motion of Mr. O'Brien, Senate Concurrent Resolution No. 6 was ordered immediately transmitted to the Senate.

APPOINTMENT OF COMMITTEE

The Speaker appointed, as members of the committee under the provisions of Senate Concurrent Resolution No. 6, to notify the governor that the legislature is about to adjourn sine die, Representatives Woodall, Wintler and Wenberg.

The committee retired.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 5, 1951.

The President has signed: Senate Concurrent Resolution No. 6, and the same is here-with transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 6.

RESOLUTION

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. O'Brien, the resolution was adopted.

RESOLUTION

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. O'Brien, 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 Morris, Ford and Frayn.

The committee retired.

REPORT OF SPECIAL COMMITTEE

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. Woodall stated that the committee met with a like committee of the Senate and reported to the governor that the legislature was about to adjourn sine die; that the governor stated he had no more official communications at this time to deliver to the legislature, and that he was willing that the session adjourn sine die.

A committee from the Senate appeared before the bar of the House, comprised of Senators Brown and Barlow, to notify the House that the Senate was about to adjourn sine die.
The report was received and the committee retired.

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 discharged.

MOTION

On motion of Mr. Adams, the reading of the journal of the tenth day of the extraordinary session of the thirty-second legislature was dispensed with and the journal was ordered to stand approved.

MOTION

On motion of Mr. Miller (Clyde J.), the House of Representatives of the Extraordinary Session of the Thirty-second Legislature adjourned sine die.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
APPENDIX

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<th>Birthplace</th>
<th>Occupation</th>
<th>District</th>
<th>Politics</th>
<th>County</th>
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<tr>
<td>Anderson, Eva</td>
<td>Box 785, Chelan</td>
<td>61</td>
<td>Nebraska</td>
<td>Educator, Writer</td>
<td>12</td>
<td>R.</td>
<td>Chelan, part</td>
<td>1949-50 Ex.</td>
</tr>
<tr>
<td>Bailey, Robert C.</td>
<td>Box 121, South Bend</td>
<td>22</td>
<td>Washington</td>
<td>Printer and Publisher</td>
<td>19</td>
<td>D.</td>
<td>Grays Harbor</td>
<td></td>
</tr>
<tr>
<td>Beralin, W. J.</td>
<td>112 E. Main St., Auburn</td>
<td>59</td>
<td>North Dakota</td>
<td>Men's Clothing</td>
<td>30</td>
<td>D.</td>
<td>Pierce, part</td>
<td>1939-41-43-44 Ex.-45-47-49-50 Ex.</td>
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<tr>
<td>Brown, Henry A.</td>
<td>Rt. 2, Box 300, Poulsbo</td>
<td>56</td>
<td>Washington</td>
<td>Farmer and Insurance</td>
<td>33</td>
<td>D.</td>
<td>Kitsap</td>
<td>1949-50 Ex.</td>
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<tr>
<td>Carmichael, Wally</td>
<td>P. O. Box 736, Everett</td>
<td>28</td>
<td>Washington</td>
<td>Salesman</td>
<td>38</td>
<td>D.</td>
<td>Kitsap</td>
<td></td>
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<tr>
<td>Connor, Frank</td>
<td>2003 Jackson St., Seattle 41</td>
<td>34</td>
<td>Washington</td>
<td>Furniture and Appliance</td>
<td>33</td>
<td>D.</td>
<td>King, part</td>
<td></td>
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<tr>
<td>Cooney, John L.</td>
<td>N. 4904 Madison St., Spokane 13</td>
<td>35</td>
<td>Oregon</td>
<td>Lawyer</td>
<td>5</td>
<td>D.</td>
<td>Spokane, part</td>
<td></td>
</tr>
<tr>
<td>Cory, Arthur S.</td>
<td>P. O. Box 339, Chelah</td>
<td>70</td>
<td>Wisconsin</td>
<td>President Savings &amp; Loan Association</td>
<td>20</td>
<td>R.</td>
<td>Lewis, part</td>
<td>1923-29-31-45-44 Ex.-45-47-49-50 Ex.</td>
</tr>
<tr>
<td>NAME OF MEMBER</td>
<td>Address</td>
<td>Age</td>
<td>Birthplace</td>
<td>Occupation</td>
<td>District</td>
<td>Politics</td>
<td>County</td>
<td>Previous Legislative Experience</td>
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<tr>
<td>Donohue, Dewey C.</td>
<td>Dayton</td>
<td>52</td>
<td>Washington</td>
<td>Farmer and Stockman</td>
<td>10</td>
<td>D.</td>
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<tr>
<td>Dootson, John T.</td>
<td>3001 Rockefeller Ave.,</td>
<td>36</td>
<td>California</td>
<td>Lawyer and G. N. Ry.</td>
<td>38</td>
<td>(       )</td>
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<td></td>
<td>Everett</td>
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<td>Englneman</td>
<td></td>
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<tr>
<td>Eldridge, Wesley R.</td>
<td>811 N. 43rd St., Seattle 3</td>
<td>47</td>
<td>New York</td>
<td>Frozen Food Packer</td>
<td>32</td>
<td>R.</td>
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<td>Ford, Robert M.</td>
<td>Bremerton</td>
<td>39</td>
<td>New York</td>
<td>University Student</td>
<td>23</td>
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<td>Forrest, Marshall</td>
<td>Clover Bldg., Bellingham</td>
<td>32</td>
<td>Illinois</td>
<td>Lawyer</td>
<td>42</td>
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<tr>
<td>Frayn, R. Mort.</td>
<td>2111 Parkside Dr., Seattle 2</td>
<td>44</td>
<td>South Dakota</td>
<td>Printing Company Owner</td>
<td>43</td>
<td>R.</td>
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<tr>
<td>Gallagher, Bernard J.</td>
<td>805 Sherwood Bldg.,</td>
<td>38</td>
<td>Washington</td>
<td>Lawyer</td>
<td>3</td>
<td>D.</td>
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<tr>
<td>Giboney, Daniel W.</td>
<td>No. 123 Walnut Road,</td>
<td>38</td>
<td>Washington</td>
<td>Student</td>
<td>4</td>
<td>D.</td>
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<td>Gordon, J. Chester</td>
<td>LaCrosse</td>
<td>41</td>
<td>Kansas</td>
<td>Retired</td>
<td>2</td>
<td>R.</td>
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<tr>
<td>Griffith, Earl G.</td>
<td>Star Route 2, Usk</td>
<td>69</td>
<td>New York</td>
<td>Factory Mgr. and</td>
<td>1</td>
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<td>Farm Owner</td>
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<tr>
<td>Hallauer, Wilbur G.</td>
<td>P. O. Box 1338, Oroville</td>
<td>36</td>
<td>Oregon</td>
<td>Housewife, Writer</td>
<td>18</td>
<td>D.</td>
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<tr>
<td>Hansen, Julia Butler</td>
<td>Cathlamet</td>
<td>43</td>
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<td>Insurance Agency Owner</td>
<td>44</td>
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<td>Hawley, Dwight S.</td>
<td>2208 Market St., Seattle 7</td>
<td>54</td>
<td>Kansas</td>
<td>Merchant</td>
<td>16</td>
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<tr>
<td>Henry Al.</td>
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<td>39</td>
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<td>Henry, Edward E.</td>
<td>335 Central Bldg., Seattle 4</td>
<td>47</td>
<td>Missouri</td>
<td>Lawyer</td>
<td>45</td>
<td>D.</td>
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<tr>
<td>Hess, Andy</td>
<td>1413 S.W., 15th St., Seattle</td>
<td>27</td>
<td>Kansas</td>
<td>Sales Representative</td>
<td>31</td>
<td>R.</td>
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<td>Hillyer, Alfred E.</td>
<td>Sunnyside</td>
<td>64</td>
<td>England</td>
<td>Newspaper Publisher</td>
<td>15</td>
<td>D.</td>
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<td>Hodde, Chas. W.</td>
<td>Box 208, Colville</td>
<td>44</td>
<td>Missouri</td>
<td>Farmer</td>
<td>2</td>
<td>(       )</td>
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<tr>
<td>Hoevel, David</td>
<td>209 W. Sixth, Ritzville</td>
<td>63</td>
<td>Russia</td>
<td>Retired</td>
<td>8</td>
<td>R.</td>
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**Previous Legislative Experience**

<table>
<thead>
<tr>
<th>Senate</th>
<th>House</th>
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</table>

*Senate*: D. - district, R. - regular

*House*: D. - district, R. - regular

*Previous Legislative Experience*:

- 1949-50 Ex.
- 1944 Ex.-45-47
- 1949-50 Ex.
- 1950 Ex.
- 1944 Ex.-45-47
- 1950 Ex.
<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>Address</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
<th>District</th>
<th>Politics</th>
<th>County</th>
<th>Previous Legislative Experience</th>
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<tr>
<td>Hofmeister, Louis E.</td>
<td>P. O. Box 203, Enumclaw</td>
<td>57</td>
<td>Washington</td>
<td>Farmer</td>
<td>30</td>
<td>D.</td>
<td>King, part.</td>
<td>1949-50 Ex.</td>
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<tr>
<td>Holliday, Mark V.</td>
<td>1806 Broadway, Vancouver</td>
<td>45</td>
<td>Colorado</td>
<td>Insurance</td>
<td>37</td>
<td>D.</td>
<td>Clark</td>
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<td>Huhta, Elmer</td>
<td>324 Karr Ave., Hoquiam</td>
<td>45</td>
<td>Washington</td>
<td>Chiropractor</td>
<td>21</td>
<td>D.</td>
<td>Spokane, part.</td>
<td>(except 17 precincts)</td>
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<tr>
<td>Hurley, Joseph E.</td>
<td>317 Paulsen Bldg., Spokane 8</td>
<td>40</td>
<td>Montana</td>
<td>Lawyer</td>
<td>3</td>
<td>D.</td>
<td>Spokane, part.</td>
<td>1933-41</td>
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<tr>
<td>Jones, John R.</td>
<td>Box 345, Waterville</td>
<td>74</td>
<td>Nebraska</td>
<td>Farmer</td>
<td>1</td>
<td>D.</td>
<td>Spokane, part.</td>
<td>1947-49-50 Ex.</td>
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<td>Jones, Mrs. Vincent F.</td>
<td>301 E. 135th St., Seattle 55</td>
<td>50</td>
<td>California</td>
<td>Personnel Director and Housewife</td>
<td>46</td>
<td>R.</td>
<td>Pierce, part.</td>
<td>1949-50 Ex.</td>
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<tr>
<td>Kellogg, Harold B.</td>
<td>509 N. First St., Mountsano</td>
<td>46</td>
<td>Washington</td>
<td>Furniture Store Operator</td>
<td>21</td>
<td>R.</td>
<td>Pierce, part.</td>
<td>(except 17 precincts)</td>
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<td>Knoblauch, Reuben A.</td>
<td>P. O. Box 262, Sumner</td>
<td>36</td>
<td>Washington</td>
<td>Farmer</td>
<td>25</td>
<td>D.</td>
<td>Pierce, part.</td>
<td>1949-50 Ex.</td>
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<tr>
<td>Lennart, Ernest W.</td>
<td>Everson</td>
<td>57</td>
<td>Sweden</td>
<td>Farmer and Seed Business</td>
<td>41</td>
<td>R.</td>
<td>Pierce, part.</td>
<td>1941-45-44 Ex.</td>
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<td>Politics</td>
<td>County</td>
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<td>Lester, Joe F.</td>
<td>Box 1276, Wenatchee</td>
<td>60</td>
<td>Iowa</td>
<td>Veterinarian and Rancher</td>
<td>12</td>
<td>R.</td>
<td>Chelan</td>
<td>1949-50 Ex.</td>
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<td>Lorimer, Claude H.</td>
<td>Rt. 6, Box 286, Olympia</td>
<td>66</td>
<td>Kansas</td>
<td>Minister, retired</td>
<td>22</td>
<td>R.</td>
<td>Thurston</td>
<td>1950 Ex.</td>
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<tr>
<td>Mardesich, August P.</td>
<td>1321 Grand Ave., Everett</td>
<td>30</td>
<td>California</td>
<td>Lawyer and Commercial Fisherman</td>
<td>33</td>
<td>D.</td>
<td>(Skagit, pt.)</td>
<td>1950 Ex.</td>
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<tr>
<td>Mayes, Ed. S.</td>
<td>110 S. Pearl St., Centralia</td>
<td>56</td>
<td>Kansas</td>
<td>Minister, retired</td>
<td>22</td>
<td>D.</td>
<td>Lewis</td>
<td>1950 Ex.</td>
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<tr>
<td>McLean, B. J. (Cy)</td>
<td>515 Lakeside Drive, Moses Lake</td>
<td>35</td>
<td>Washington</td>
<td>Lawyer</td>
<td>13</td>
<td>D.</td>
<td>(Grant)</td>
<td>1949-50 Ex.</td>
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<tr>
<td>Miller, Clyde J. (Jim)</td>
<td>Rt. 3, Box 356, Kelso</td>
<td>63</td>
<td>Iowa</td>
<td>Longshore Foreman</td>
<td>18</td>
<td>D.</td>
<td>(Kitsap)</td>
<td>1949-50 Ex.</td>
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<td>Morris, R. E. (Ray)</td>
<td>4729 Roosevelt Way, Seattle</td>
<td>38</td>
<td>Missouri</td>
<td>Electrical Foreman</td>
<td>33</td>
<td>D.</td>
<td>King, part</td>
<td>1949-50 Ex.</td>
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<td>Nunamaker, Homer O.</td>
<td>701 11th St., Bellingham</td>
<td>60</td>
<td>Illinois</td>
<td>Groceryman</td>
<td>42</td>
<td>D.</td>
<td>Whatcom, part</td>
<td>1943-44 Ex.-45-49-50 Ex.</td>
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<td>Olsen, Ole H.</td>
<td>Box 222, Pasco</td>
<td>60</td>
<td>Minnesota</td>
<td>Retired Newspaper Publisher</td>
<td>16</td>
<td>D.</td>
<td>(Benton)</td>
<td>1929-31-49-50 Ex.</td>
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<td>Ovenvill, James T.</td>
<td>Box 627, Concrete</td>
<td>57</td>
<td>Washington</td>
<td>Farmer</td>
<td>40</td>
<td>R.</td>
<td>(Skagit)</td>
<td>1947-49-50 Ex.</td>
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<td>Pedersen, Charles A.</td>
<td>1112 Meridian Rd., Bellingham</td>
<td>63</td>
<td>Minnesota</td>
<td>Farmer and Insurance Executive</td>
<td>41</td>
<td>R.</td>
<td>Whatcom, part</td>
<td>(except 17 precincts)</td>
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<tr>
<td>NAME OF MEMBER</td>
<td>Address</td>
<td>Age</td>
<td>Birthplace</td>
<td>Occupation</td>
<td>District</td>
<td>Politics</td>
<td>County</td>
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<td>Sandison, Gordon</td>
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<td>Insurance and Real Estate</td>
<td>24</td>
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<td>Silf, Harry A.</td>
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<td>Sorensen, Geo. L.</td>
<td>5770 Rainier Ave., Seattle 8</td>
<td>59</td>
<td>Wisconsin</td>
<td>Pharmacy Owner</td>
<td>31</td>
<td>D. King, part</td>
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<td>Stokes, Charles M.</td>
<td>220 Peoples Bldg., 321 Pike St., Seattle 1</td>
<td>47</td>
<td>Kansas</td>
<td>Lawyer</td>
<td>37</td>
<td>R. King, part</td>
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<td>Teut, Jeannette</td>
<td>3128 41st Ave. S.W., Seattle</td>
<td>57</td>
<td>South Dakota</td>
<td>Homemaine</td>
<td>34</td>
<td>D.</td>
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<td>1945–44 Ex–49–50–50 Ex.</td>
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<td>Wedekind, Max</td>
<td>3729 40th Ave. S.W., Seattle</td>
<td>51</td>
<td>California</td>
<td>Labor Representative</td>
<td>34</td>
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<td>King, part</td>
<td>1945-47-49-50 Ex.</td>
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<td>Wenberg, Oscar</td>
<td>Box 1, East Stanwood</td>
<td>69</td>
<td>Minnesota</td>
<td>Retired</td>
<td>39</td>
<td>D.</td>
<td>Snohomish, pt</td>
<td>1933-44-44 Ex-47</td>
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<td>Wintler, (Miss) Ella</td>
<td>306 C East 12th, Vancouver</td>
<td>69</td>
<td>Washington</td>
<td>Retired School Teacher</td>
<td>17</td>
<td>R.</td>
<td>Clark</td>
<td>1943-44-44 Ex-47</td>
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<td>Woodall, Perry B</td>
<td>P. O. Box 507, Toppenish</td>
<td>38</td>
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<td>Lawyer</td>
<td>15</td>
<td>R.</td>
<td>Yakima, part</td>
<td>1933-44-44 Ex-47</td>
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<td>Young, R. C. Brigham</td>
<td>118 Penn Ave., Cle Elum</td>
<td>52</td>
<td>Pennsylvania</td>
<td>Barber and Real Estate Broker</td>
<td>13</td>
<td>D.</td>
<td>Grant</td>
<td>1945-44-44 Ex-47-49 Ex.</td>
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STANDING COMMITTEES OF THE HOUSE, 1951

STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES,
EXTRAORDINARY SESSION, 1951

CHAS. W. HODDE, Speaker
S. R. HOLCOMB, Chief Clerk


Appropriations (21)—Olson (Ole H.), Chairman; Frayn, Gallagher, Giboney, Henry (Edward E.), Hoefel, Jeffreys, Johnson (Charlie), King, Lennart, Loney, Mardesich, Miller (Clyde J.), Neill, O'Brien, Rasmussen, Schumann, Simmons, Vane, Wintler, Young.

Aviation and Airports (9)—Smith, Chairman; Ball, Bassett, Cooney, Hansen, Hawley, Hess, Johnson (Charlie), Stonecipher.

Banks and Banking (9)—Beierlein, Chairman; Adams, Anderson (B. Roy), Cooney, Cory, Hurley, Jones (W. Kenneth), Olsen (Ray), Olson (Ole H.), Paulsen, Ridgway, Shadbold, Timm, Young.

Commerce and Manufacturing (9)—Kupka, Chairman; Connor, Cory, Henry (Al), Hillyer, Johnson (Charlie), Olsen (Ray), Ovenell, Riemcke.

Education and Libraries (20)—Knoblauch, Chairman; Anderson (Eva), Bassett, Clark, Donohue, Ford, Gordon, Hansen, Henry (Edward E.), Hess, Holliday, Huhta, Hurley, Jones (Mrs. Vincent F.), Kirk, Lorimer, Ridgway, Riemcke, Testu, Wintler.

Elections (13)—Savage, Chairman; Giboney, Hallauer, Hess, Hofmeister, Lennart, Mardesich, Nunamaker, Paulsen, Roderick, Siler, Stonecipher, Wintler.

Engrossment and Enrollment (13)—Jones (Mrs. Vincent F.), Chairman; Clark, Connor, Dootson, Forrest, Hawley, Henry (Edward E.), Jones (W. Kenneth), Kirk, Mardesich, Nunamaker, Phillips, Wintler.

Fisheries (13)—Sandison, Chairman; Adams, Hawley, King, Kirk, Mardesich, Nunamaker, Phillips, Rasmussen, Sisson, Strom, Wedekind, Wedenberg.

Forestry, State Lands and Buildings (11)—Bernethy, Chairman; Bailey, Donohue, Jeffreys, Johnson (Charlie), Kirk, Mayes, Olson, (Ole H.), Phillips, Savage, Wedekind.

Game and Game Fish (11)—Simmons, Chairman; Ball, Donohue, Griffith, Hoefel, Hoopingarner, Jones (John R.), Lester, Loney, Mayes, Vane.

Harbors, Waterways and Flood Control (7)—Miller (Clyde J.), Chairman; Beierlein, Hansen, Holliday, Kellogg, Kupka, Pedersen.

Horticulture (7)—Hallauer, Chairman; Anderson (Eva), Giboney, Hillyer, McLean, Ridgway, Shadbold.

Industrial Insurance (13)—Brown (Henry A.), Chairman; Adams, Bernethy, Brown (Gordon J.), Huhta, Johnston (Elmer E.), Loney, Olson (Ole H.), Paulsen, Riemcke, Savage, Smith, Zent.

Insurance (9)—Holliday, Chairman; Bassett, Brown (Henry A.), Cooney, Cory, Ford, Hawley, Hurley, Orndorff.

Judiciary (23)—Paulsen, Chairman; Bailey, Clark, Cooney, Dootson, Forrest, Gallagher, Giboney, Henry (Edward E.), Hoff, Hurley, Johnston (Elmer E.), Jones (W. Kenneth), Mardesich, McLean, Neill, Orndorff, Phillips, Powell, Roderick, Schumann, Stokes, Woodall.

Labor Relations (15)—Miller (Floyd C.), Chairman; Bernethy, Connor, Cooney, Dootson, Frayn, Henry (Al), Hess, Lennart, Miller (Clyde J.), Riemcke, Simmons, Sisson, Smith, Zent.
License (9)—Roderick, Chairman; Henry (Al), Holliday, Huhta, Mayes, Morris, O'Brien, Strom, Young.

Liquor Control (15)—Vane, Chairman; Anderson (B. Roy), Bernethy, Carnichael, Hillyer, Hurley, Miller (Clyde J.), Miller (Floyd C.), O'Brien, Olsen (Ray), Rasmussen, Sisson, Stokes, Wedekind, Zent.

Medicine, Dentistry and Drugs (9)—Brown (Gordon J.), Chairman; Huhta, King, Lester, Lorimer, Rasmussen, Sorensen, Strom, Testu.

Memorials (5)—Anderson (Eva), Chairman; Hoopingarner, Olson (Ole H.), Simmons, Strom.

Military and Naval Affairs (9)—Carnichael, Chairman; Ball, Clark, Gallagher, Hoff, Kirk, O'Brien, Orndorff, Sandison.

Mines and Mining (7)—Johnston (Elmer E.), Chairman; Griffin, Hoff, Holliday, Lennart, Vane, Young.

Parks and Playgrounds (7)—Wenberg, Chairman; Bassett, Beierlein, Hoefel, Johnston (Elmer E.), Jones (Mrs. Vincent F.), Lorimer.

Public Utilities (11)—Henry (Edward E.), Chairman; Bailey, Forrest, Hansen, Jones (W. Kenneth), Kupka, Lester, Morris, Pedersen, Phillips, Savage.

Reclamation and Irrigation (9)—Henry (Al), Chairman; Jones (John R.), McLean, Ovenell, Schumann, Siler, Timm, Wenberg, Woodall.

Revenue and Taxation (21)—Ford, Chairman; Anderson (B. Roy), Carty, Clark, Comfort, Dootson, Eldridge, Hallauer, Hess, Hofmeister, Huhta, Jones (W. Kenneth), Lester, Morris, Paulsen, Powell, Roderick, Sandison, Savage, Shadbolt, Siler.

Roads and Bridges (30)—Hansen, Chairman; Anderson (Eva), Bailey, Ball, Bassett, Beierlein, Brown (Gordon J.), Brown (Henry A.), Carnichael, Cory, Donohue, Forrest, Gordon, Griffith, Henry (Al), Hillyer, Hoopingarner, Jones (John R.), Kellogg, Knoblauch, McLean, Miller (Floyd C.), Pedersen, Ridgway, Smith, Sorensen, Stonecipher, Testu, Timm, Wenberg.

Rules and Order (15)—Hodde, Chairman; Adams, Anderson (B. Roy), Comfort, Gallagher, Jeffreys, King, O'Brien, Powell, Rasmussen, Ridgway, Wedekind, Woodall, Young, Zent.

Social Security (15)—Nunamaker, Chairman; Beierlein, Brown (Gordon J.), Brown (Henry A.), Comfort, Connor, Eldridge, Gallagher, Jeffreys, King, Lorimer, Miller (Floyd C.), Morris, Smith, Sorensen.

State Government (11)—Carty, Chairman; Comfort, Eldridge, Hoff, Hofmeister, Jones (Mrs. Vincent F.), Kellogg, Powell, Sisson, Testu, Vane.

State Institutions (11)—Hoopingarner, Chairman; Ball, Carty, Connor, Cory, Dootson, Gordon, Knoblauch, Lorimer, Sorensen, Stokes.

Transportation (9)—Morris, Chairman; Adams, Brown (Gordon J.), Olsen (Ray), Ovenell, Sandison, Shadbolt, Stokes, Strom.

Veterans' Affairs (13)—Hofmeister, Chairman; Carnichael, Ford, Griffith, Knoblauch, Kupka, Mayes, Neill, Orndorff, Ovenell, Sandison, Stonecipher, Woodall.
INDIVIDUAL COMMITTEE ASSIGNMENTS, HOUSE OF REPRESENTATIVES, EXTRAORDINARY SESSION, 1951

ADAMS, GEO. N.—Banks and Banking; Fisheries; Industrial Insurance; Rules and Order; Transportation.

ANDERSON, B. ROY—Banks and Banking; Cities and Counties; Liquor Control; Revenue and Taxation; Rules and Order.

ANDERSON, EVA—Memorials, Chairman; Colleges and Universities; Education and Libraries; Horticulture; Roads and Bridges.

BAILEY, ROBERT C.—Cities and Counties; Forestry, State Lands and Buildings; Judiciary; Public Utilities; Roads and Bridges.

BALL, HOWARD T.—Aviation and Airports; Game and Game Fish; Military and Naval Affairs; Roads and Bridges; State Institutions.

BASSETT, ARTHUR H.—Aviation and Airports; Education and Libraries; Insurance; Parks and Playgrounds; Roads and Bridges.

BEIERLEIN, W. J.—Banks and Banking, Chairman; Harbors, Waterways and Flood Control; Parks and Playgrounds; Roads and Bridges; Social Security.

BERNETHY, ROBERT—Forestry, State Lands and Buildings, Chairman; Claims, Auditing and Printing; Industrial Insurance; Labor Relations; Liquor Control.

BROWN, GORDON J.—Medicine, Dentistry and Drugs, Chairman; Industrial Insurance; Roads and Bridges; Social Security; Transportation.

BROWN, HENRY A.—Industrial Insurance, Chairman; Cities and Counties; Insurance; Roads and Bridges; Social Security.

CARMICHAEL, WALLY—Military and Naval Affairs, Chairman; Cities and Counties; Liquor Control; Roads and Bridges; Veterans' Affairs.

CARTY, W. E.—State Government, Chairman; Agriculture and Livestock; Claims, Auditing and Printing; Revenue and Taxation; State Institutions.

CLARK, NEWMAN H.—Education and Libraries; Engrossment and Enrollment; Judiciary; Military and Naval Affairs; Revenue and Taxation.

COMFORT, A. B.—Claims, Auditing and Printing; Revenue and Taxation; Rules and Order; Social Security; State Government.

CONNOR, FRANK—Commerce and Manufacturing; Engrossment and Enrollment; Labor Relations; Social Security; State Institutions.

COONEY, JOHN L.—Aviation and Airports; Banks and Banking; Insurance; Judiciary; Labor Relations.

CORY, ARTHUR S.—Banks and Banking; Commerce and Manufacturing; Insurance; Roads and Bridges; State Institutions.

DONOHUE, DEWEY C.—Cities and Counties, Chairman; Education and Libraries; Forestry, State Lands and Buildings; Game and Game Fish; Roads and Bridges.

DOOTSON, JOHN T.—Engrossment and Enrollment; Judiciary; Labor Relations; Revenue and Taxation; State Institutions.

ELDRIDGE, WESLEY R.—Claims, Auditing and Printing; Colleges and Universities; Revenue and Taxation; Social Security; State Government.

FORD, ROBERT M.—Revenue and Taxation, Chairman; Colleges and Universities; Education and Libraries; Insurance; Veterans' Affairs.

FORRESTER, MARSHALL—Colleges and Universities; Engrossment and Enrollment; Judiciary; Public Utilities; Roads and Bridges.

FRAYN, R. MORT—Appropriations; Claims, Auditing and Printing; Colleges and Universities; Labor Relations.

GALLAGHER, BERNARD J.—Appropriations; Judiciary; Military and Naval Affairs; Rules and Order; Social Security.

GIBONEY, DANIEL W.—Appropriations; Cities and Counties; Elections; Horticulture; Judiciary.
GORDON, J. CHESTER—Agriculture and Livestock; Education and Libraries; Roads and Bridges; State Institutions.

GRIFFITH, EARL G.—Game and Game Fish; Mines and Mining; Roads and Bridges; Veterans' Affairs.

HALLAUER, WILBUR G.—Horticulture, Chairman; Cities and Counties; Elections; Revenue and Taxation.

HANSEN, JULIA BUTLER—Roads and Bridges, Chairman; Aviation and Airports; Education and Libraries; Harbors, Waterways and Flood Control; Public Utilities.

HAWLEY, DWIGHT S.—Aviation and Airports; Cities and Counties; Engrossment and Enrollment; Fisheries; Insurance.

HENRY, AL—Reclamation and Irrigation, Chairman; Commerce and Manufacturing; Labor Relations; License; Roads and Bridges.

HENRY, EDWARD E.—Public Utilities, Chairman; Appropriations; Education and Libraries; Engrossment and Enrollment; Judiciary.

HESS, ANDY—Aviation and Airports; Education and Libraries; Elections; Labor Relations; Revenue and Taxation.

HILLYER, ALFRED S.—Claims, Auditing and Printing, Chairman; Commerce and Manufacturing; Horticulture; Liquor Control; Roads and Bridges.

HODDE, CHAS. W.—Rules and Order, Chairman.

HOEFEL, DAVID—Agriculture and Livestock; Appropriations; Game and Game Fish; Parks and Playgrounds.

HOFF, NEIL J.—Cities and Counties; Judiciary; Military and Naval Affairs; Mines and Mining; State Government.

HOFMEISTER, LOUIS E.—Veterans' Affairs, Chairman; Agriculture and Livestock; Elections; Revenue and Taxation; State Government.

HOLLIDAY, MARK V.—Insurance, Chairman; Education and Libraries; Harbors, Waterways and Flood Control; License; Mines and Mining.

HOOPINGARNER, RUSSELL T.—State Institutions, Chairman; Agriculture and Livestock; Colleges and Universities; Game and Game Fish; Memorials; Roads and Bridges.

HUHTA, ELMER—Education and Libraries; Industrial Insurance; License; Medicine, Dentistry and Drugs; Revenue and Taxation.

HURLEY, JOSEPH E.—Banks and Banking; Education and Libraries; Insurance; Judiciary; Liquor Control.

JEFFREYS, SIDNEY S.—Agriculture and Livestock; Appropriations; Forestry, State Lands and Buildings; Rules and Order; Social Security.

JOHNSON, CHARLIE—Appropriations; Aviation and Airports; Colleges and Universities; Commerce and Manufacturing; Forestry, State Lands and Buildings.

JOHNSTON, ELMER E.—Mines and Mining, Chairman; Industrial Insurance; Judiciary; Parks and Playgrounds.

JONES, JOHN R.—Agriculture and Livestock, Chairman; Game and Game Fish; Reclamation and Irrigation; Roads and Bridges.

JONES, MRS. VINCENT F.—Engrossment and Enrollment, Chairman; Cities and Counties; Education and Libraries; Parks and Playgrounds; State Government.

JONES, W. KENNETH—Banks and Banking; Engrossment and Enrollment; Judiciary; Public Utilities; Revenue and Taxation.

KELLOGG, HAROLD B.—Cities and Counties; Harbors, Waterways and Flood Control; Roads and Bridges; State Government.

KING, CHET—Appropriations; Fisheries; Medicine, Dentistry and Drugs; Rules and Order; Social Security.

KIRK, DOUGLAS G. (DOUG)—Education and Libraries; Engrossment and Enrollment; Fisheries; Forestry, State Lands and Buildings; Military and Naval Affairs.

KNOBLAUCH, REUBEN A.—Education and Libraries, Chairman; Agriculture and Livestock; Roads and Bridges; State Institutions; Veterans' Affairs.

KUPKA, GEO. W.—Commerce and Manufacturing, Chairman; Cities and Counties; Harbors, Waterways and Flood Control; Public Utilities; Veterans' Affairs.
LENNART, ERNEST W.—Agriculture and Livestock; Appropriations; Elections; Labor Relations; Mines and Mining.

LESTER, JOE F.—Cities and Counties; Game and Game Fish; Medicine, Dentistry and Drugs; Public Utilities; Revenue and Taxation.

LONEY, MILTON R.—Agriculture and Livestock; Appropriations; Game and Game Fish; Industrial Insurance.

LORIMER, CLAUDE H.—Education and Libraries; Medicine, Dentistry and Drugs; Parks and Playgrounds; Social Security; State Institutions.

MARDESICH, AUGUST P.—Appropriations; Elections; Engrossment and Enrollment; Fisheries; Judiciary.

MAYES, ED S.—Cities and Counties; Forestry, State Lands and Buildings; Game and Game Fish; License; Veterans' Affairs.

McLEAN, B. J. (CY)—Agriculture and Livestock; Horticulture; Judiciary; Reclamation and Irrigation; Roads and Bridges.

MILLER, CLYDE J. (JIM)—Harbors, Waterways and Flood Control, Chairman; Appropriations; Labor Relations; Liquor Control.

MILLER, FLOYD C.—Labor Relations, Chairman; Banks and Banking; Liquor Control; Roads and Bridges; Social Security.

MORRIS, R. E. (RAY)—Transportation, Chairman; License; Public Utilities; Revenue and Taxation; Social Security.

NEILL, MARSHALL A.—Appropriations; Colleges and Universities; Judiciary; Veterans' Affairs.

NUNAMAKER, HOMER O.—Social Security, Chairman; Cities and Counties; Elections; Engrossment and Enrollment; Fisheries.

O'BRIEN, JOHN L.—Appropriations; License; Liquor Control; Military and Naval Affairs; Rules and Order.

OLSEN, RAY—Colleges and Universities; Commerce and Manufacturing; Liquor Control; Transportation.

OLSON, OLE H.—Appropriations, Chairman; Colleges and Universities; Forestry, State Lands and Buildings; Industrial Insurance; Memorials.

ORNORFF, C. A.—Insurance; Judiciary; Military and Naval Affairs; Veterans' Affairs.

OVENELL, JAMES T.—Agriculture and Livestock; Commerce and Manufacturing; Reclamation and Irrigation; Transportation; Veterans' Affairs.

PAULSEN, ARTHUR R.—Judiciary, Chairman; Colleges and Universities; Elections; Industrial Insurance; Revenue and Taxation.

PEDERSEN, CHARLES A.—Agriculture and Livestock; Harbors, Waterways and Flood Control; Public Utilities; Roads and Bridges.

PHILLIPS, GLADYS—Engrossment and Enrollment; Fisheries; Forestry, State Lands and Buildings; Judiciary; Public Utilities.

POWELL, GEORGE V.—Judiciary; Revenue and Taxation; Rules and Order; State Government.

RASMUSSEN, A. L.—Appropriations; Fisheries; Liquor Control; Medicine, Dentistry and Drugs; Rules and Order.

RIDGWAY, EMMA ABBOTT—Colleges and Universities; Education and Libraries; Horticulture; Roads and Bridges; Rules and Order.

RIEMCKE, CHARLES A.—Commerce and Manufacturing; Education and Libraries; Industrial Insurance; Labor Relations.

RODERICK, DAVID M.—License, Chairman; Cities and Counties; Elections; Judiciary; Revenue and Taxation.

SANDISON, GORDON—Fisheries, Chairman; Military and Naval Affairs; Revenue and Taxation; Transportation; Veterans' Affairs.

Savage, CHARLES R.—Elections, Chairman; Forestry, State Lands and Buildings; Industrial Insurance; Public Utilities; Revenue and Taxation.

SCHUMANN, O. R.—Appropriations; Cities and Counties; Judiciary; Reclamation and Irrigation.

SHADDBOLT, LOOMIS J.—Colleges and Universities; Horticulture; Revenue and Taxation; Transportation.
SILER, HARRY A.—Agriculture and Livestock; Elections; Reclamation and Irrigation; Revenue and Taxation.

SIMMONS, KENNETH H.—Game and Game Fish, Chairman; Appropriations; Banks and Banking; Labor Relations; Memorials.

SISSON, GRANT C.—Fisheries; Labor Relations; Liquor Control; State Government.

SMITH, VERNON A.—Aviation and Airports, Chairman; Industrial Insurance; Labor Relations; Roads and Bridges; Social Security.

SORENSEN, GEO. L.—Medicine, Dentistry and Drugs; Roads and Bridges; Social Security; State Institutions.

STOKES, CHARLES M.—Judiciary; Liquor Control; State Institutions; Transportation.

STONECIPHER, JAMES D.—Aviation and Airports; Elections; Roads and Bridges; Veterans' Affairs.

STROM, JOHN F.—Fisheries; License; Medicine, Dentistry and Drugs; Memorials; Transportation.

TESTU, JEANETTE—Colleges and Universities, Chairman; Education and Libraries; Medicine, Dentistry and Drugs; Roads and Bridges; State Government.

TIMM, ROBERT D.—Agriculture and Livestock; Colleges and Universities; Reclamation and Irrigation; Roads and Bridges.

VANE, Z. A.—Liquor Control, Chairman; Appropriations; Game and Game Fish; Mines and Mining; State Government.

WEDEKIND, MAX—Fisheries; Forestry, State Lands and Buildings; Liquor Control; Rules and Order.

WENBERG, OSCAR—Parks and Playgrounds, Chairman; Fisheries; Reclamation and Irrigation; Roads and Bridges.

WINTLER, (MISS) ELLA—Appropriations; Education and Libraries; Elections; Engrossment and Enrollment.

WOODALL, PERRY B.—Agriculture and Livestock; Judiciary; Reclamation and Irrigation; Rules and Order; Veterans' Affairs.

YOUNG, R. C. BRIGHAM—Appropriations; Colleges and Universities; License; Mines and Mining; Rules and Order.

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### OF 1951 EXTRAORDINARY SESSION

Compiled by
S. R. Holcomb, Chief Clerk, House of Representatives

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House Concurrent Resolution No. 1 - Legislature organized
House Concurrent Resolution No. 2 - Joint legislative session
House Concurrent Resolution No. 3 - Joint rules adopted

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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 certain items, Substitute House Bill No. 1, entitled:

"An Act providing for the support of the state government, making appropriations for salaries, operations, maintenance and other expenses of 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 the relief of certain individuals, corporations, counties and municipalities, and for transfers, and for deficiencies, and for appropriation of revolving funds, 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, 1951, and ending March 31, 1953, except as otherwise provided, imposing an excise tax upon corporations, prescribing penalties, and declaring that certain parts of this act shall take effect immediately, and that certain other parts shall take effect May 1, 1951."

I disapprove and veto that portion of section 2 which reads:

"Provided, That no part of any appropriation contained in this act shall be used to pay the salary, wages, or grant of any person who believes in or who is a member of or who supports any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods: Provided further, That no part of any appropriation contained in this act shall be used to pay the salary, wages, or grant of any person while engaged in strike against the state of Washington, or any office, department or agency thereof, or against any political subdivision of the state: Provided further, That for the purposes hereof an affidavit filed with the state auditor by the payee prior to the issuance of any warrant, or in lieu thereof a certificate by the responsible officer certifying that the payee or payees for whom vouchers or payrolls are submitted have filed with such officer such affidavit, shall be prima facie evidence that the person making it, or filing the same with the responsible officer, has not acted contrary to the provisions herein set forth: And provided further, That any person who believes in or who is a member of or who supports any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods and accepts employment, the salary, wages,
or grant for which is paid from any appropriation contained in this act, shall be guilty of a gross misdemeanor and shall be fined not more than one thousand dollars ($1,000) or imprisoned in the county jail for not more than one (1) year, or both."

for the reason that it would impose upon thousands of our aged and blind citizens the burden of appearing before a notary, paying a fee from their meager funds, executing a loyalty affidavit and filing it either with the State Auditor or with the Director of the State Department of Social Security before becoming eligible to receive payment of the grant awarded them.

Such a provision would be considered insulting and discriminatory in its effect upon these people, many of whom have given a major portion of their lives to the building of our great state and are among our most loyal citizens. To stigmatize them with the suspicion of being subversive would be playing directly into the hands of the leaders of those who are truly subversive and would defeat the intended purpose of the legislature.

No greater opportunity to stir up confusion and dissension among our people could be given to our enemies than to attempt to pursue such a course.

In view of the additional fact that the Director of Social Security and others charged with the administration of our social security laws have stressed the impracticability of attempting to secure such affidavits and have joined in the request that these provisions be vetoed, and of the further fact that the Subversive Activities Act (Senate Bill No. 379, chapter 254, Laws of 1951) is now in effect and the protection intended in these provisions is amply afforded by existing law, this item is vetoed.

I disapprove and veto the item "Bureau of Statistics and Immigration: Salaries, Wages and Operations and State Resources Program $35,000.00" for the reason that in my opinion sufficient funds have been provided in the regular appropriations for the Secretary of State to support the duties required by law of said bureau.

I disapprove and veto the item "To carry out provisions of House Bill No. 536 to re-establish and monument corners in the surveys of Aberdeen, Hoquiam, and Cosmopolis tide lands $15,000.00" for the reason that House Bill No. 536 failed of passage.

I disapprove and veto the item "To carry out provisions of Senate Bill No. 185, relating to Apiculture $10,000.00" for the reason that Senate Bill No. 185 failed of passage.

I disapprove and veto the item "FROM THE GAME FUND. To General Fund (being 25% of the amount expended from the Washington State Development fund by the Department of Game for Capital Outlays) $273,750.00" for the reason that there is a question as to whether this payment would constitute a diversion of license fees under state and federal laws and I do not consider it advisable at this time to jeopardize our wild life conservation program for the amount involved in this appropriation.

I disapprove and veto the item, "Messrs. Lance, McGuire and Muri, architects, for architectural services at Soldiers' Home at Orting, payment to be made only upon a receipt in full and the dismissal of Thurston County cause No. 23672 with prejudice $4000.00" for the reason that this case relates to the question of certain public officials exceeding their authority and involves a serious question of public policy, therefore I believe that the determination of liability, if any exists, should abide the result of suitable court action.
I disapprove and veto the item "South Columbia Basin Irrigation District $450.54" for the reason that this item under the Treasurer of Adams County is a clerical error and in duplication of a similar item correctly entered under the Treasurer of Franklin County.

With the exception of the foregoing items which are vetoed the remainder of Substitute House Bill No. 1 is approved.

I have done this in the full understanding of the hazards involved as to the constitutionality of this legislation. The Attorney General, in his opinion, has advised that on many of the questions raised in connection with the bill its constitutionality can be sustained. As to the constitutionality of the corporate franchise tax, however, the Attorney General has advised that while a good case can be made in support of it, in view of previous decisions of the court, the ultimate sustaining of the act is uncertain.

This is far from being a perfect bill. The confusions in the legislative processes which marked its passage challenge description and stand as a reproach and a perversion of the orderly conduct of public affairs. But, in view of the difficulty of the legislature in reaching any agreement as to an acceptable tax source after two attempts, it seems that the most feasible course is to permit this law to be tested in the courts, although some months delay may result. Therefore, I have approved this section of the bill in the hope that the legal questions will be settled in the shortest possible time.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

April 13, 1951.

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 1, consisting of the following:

"Provided further, That no person, firm or corporation, licensed in any class under chapter 66.24, R.C.W., nor any agent or employee of such person, firm or corporation, shall have any interest, direct or indirect, and whether as owner, mortgagee, pledgee, consignee, or bailee, in any coin-operated amusement device or machine, other than a device or machine maintained and operated on the premises under license to such person, firm or corporation, or maintained and operated exclusively for charitable purposes,"

and as to section 16, of House Bill No. 4, entitled:

"An Act Relating to revenue and taxation, amending certain sections of Title 82, R.C.W.; and declaring an emergency and an effective date."

I am advised that the last unnumbered item of section 1, the content of which is set forth above, was added to section 1 by Senate amendment at the
very last moment and for that reason it possibly was not given the considera­tion it deserved. Its effect is to prohibit a tavern or cocktail bar licensee under the liquor act from having any interest in any juke box or other coin operated amusement device other than such as are maintained in his own licensed premises or such as are operated exclusively for charitable purposes.

While I have no quarrel with the object sought by such provision, it ob­viously has no place whatever in a revenue measure. Its proper place would have been in a bill dealing with liquor licensees. Under our Constitution no bill shall embrace more than one subject and that must be expressed in the title thereof. With this provision in the bill, House Bill No. 4 clearly contains two subjects and its presence therein serves to seriously jeopardize the re­mainder of the bill dealing with revenue. Moreover, the matter of regulating licensees of amusement devices in taverns and cocktail bars is not mentioned in the title. For these reasons the unnumbered item referred to is vetoed.

Section 16 of House Bill No. 4 provides that “section 6 of this act” shall have retrospective as well as prospective effect. I am advised that the reference should have been to an entirely different section of the act; that the erroneous reference to “section 6” was inadvertent, and that unless section 16 is vetoed the effect might be to lead to unnecessary complications in the future admin­istration of our revenue act. For this reason section 16 is vetoed.

With the exception of the provisions above noted, as vetoed, the remainder of House Bill No. 4 is approved.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.
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